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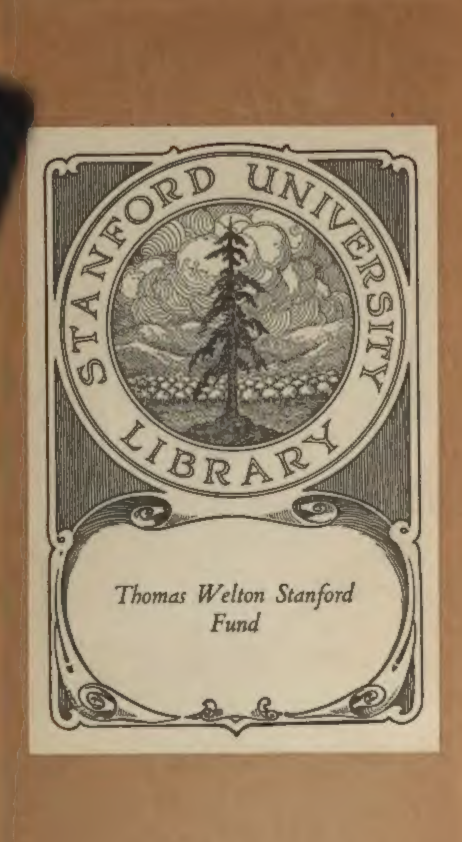
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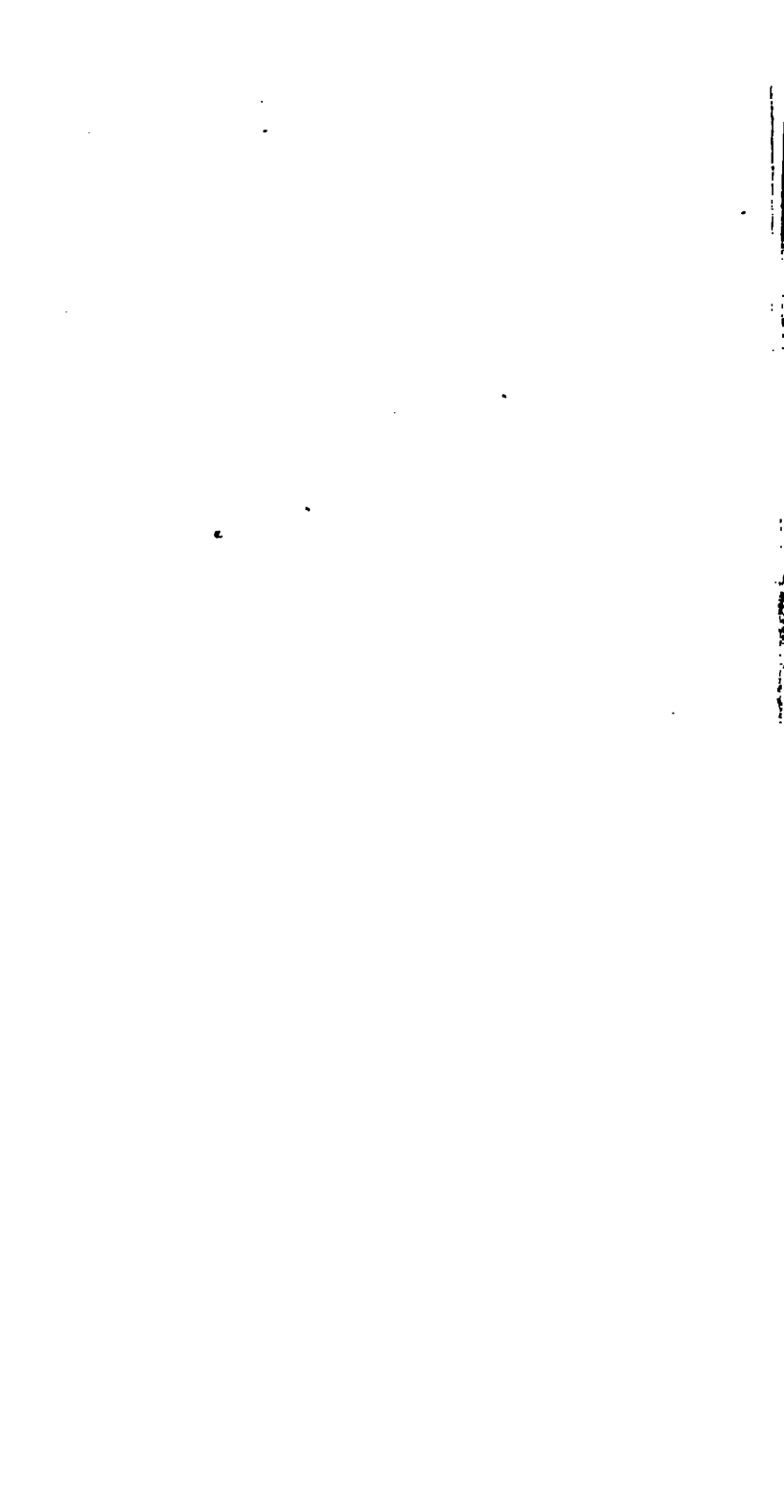


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AN NUAL REGISTER,

OR A VIEW OF THE

HISTORY, POLITICS,

AND

LITERATURE,

For the YEAR 1819.



LONDON:

PRINTED FOR BALDWIN, CRADOCK, AND JOY;

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PREFACE.

COTHER P.

HE domestic annals of the year 1819 are replete with subjects of deep, but, on the whole, of painful interest. Pecuniary distress has been nearly insiversal: the agricultural, the commercial, and the manufacturing interests, have all labored under depression and embarrassment seldom equalled, and none of them yet appear to have attained the crisis of their difficulties.

That portion of the people engaged in the labors of husbandry, little susceptible, from their dispersed habitation and rustic manners, of political excitement, endured the evils of their lot without audible murmurs, or any expression of hostility against the established order of society, or the conduct of government. In some manufacturing districts also, severe distress was sustained with mute resignation; in others the case was widely different: Political agitators, taking advantage of the general misery to gain the attention of the laboring class, went about industriously disseminating their doctrines through the great centres of manufacture in Lancashire, Yorkshire, Warwickshire, and the south-west of Scotland; and field-meetings of hundreds and thousands were repeatedly assembled to listen to harangues on the abuses of government, and on the necessity of a radical reform of the House of Commons as a first step towards the alleviation of the distresses of the country. A spirit was thus excited among the people which was contemplated by the administration, and by the higher classes in general, with jealousy and alarm. The Prince Regent issued a proclamation against seditious meetings, and soon after, an assemblage at Manchester, summoned to petition for parliamentary reform, was dispersed by military force. This act of power, followed up by various strong measures on the part of government, and especially by the enactment of five new bills, restricting in several important points the liberty of the subject, put a sudden check upon the active measures of the reformers;

reformers; but not without the dangerous effect of rekindling throughout the country, the flame of political animosity.

Some efforts were made to disburthen the country of a population felt to be redundant, in the present depressed state of commerce and manufactures, by affording encouragement to emigration. In the first session of the year a parliamentary grant of 50,000/. was voted, for the purpose of establishing settlers on the eastern border of the colony of the Cape of Good Hope. Means were also taken to invite public attention to the advantages promised to free settlers on the shores of the great Austrasian continent, and a second exploratory journey undertaken by direction of the governor of New South Wales, has discovered a large tract of fertile and uninhabited land ready to become an additional province of the future British empire in the southern hemisphere.

The poor-laws, with the influence exerted by them on the condition moral and political, of the lower classes;—the state of prisons and of prison discipline;—and the state and actual operation of that portion of the criminal laws under which capital punishment is denounced;—all subjects of high importance, and bearing upon each other by several points;—have undergone the laborious and able investigation of parliamentary committees; and copious extracts from their reports and minutes of evidence will be found in this volume. These documents, which are not regularly accessible to the public at large, will, it is hoped, be regarded as a valuable addition to the contents of an Annual Register; at a period, especially, when the sciences of legislation and of political economy are cultivated with an ardor absolutely unprecedented, and when the active benevolence so long characteristic of the English nation, is daily becoming, under their guidance, more reflecting, and more enlightened.

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ANNUAL REGISTER,

For the Year 1819.

GENERAL HISTORY.

CHAPTER I.

THE first session of the sixth parliament of the united kingdom of Great Britain and Ireland having assembled on the 14th of January 1819, the Prince Regent appointed Sir Richard Richards, Lord Chief Baron of the Court of Exchequer, to sit in the place of the Lord Chancellor during the time of his temporary absence. This was accordingly effected with due solemnity; and certain lords Commissioners were put in nomination, of whom the Lord President of the council, the earl of Harrowby, took the lead. A number of members of the House of Commons being then introduced, they and the Lords were informed by the Lord President, that, it not being convenient for the Prince Regent to Vol. LXI.

attend in person, he had been pleased to cause a commission to be issued under the great seal authorizing the Lords and Commons to open this parliament. After this form had been complied with, the Commons withdrew, and the Houses were adjourned during pleasure.

The choice of a Speaker to the House of Commons was the next object for consideration; and on the same day, the right hon. Robert Peel rose, after a complimentary speech, to propose the right hon. Charles Manners Sutton, to fill for a second time the same distinguished post. He was seconded by lord Clive; and the House now loudly calling upon Mr. Manners Sutton to occupy the chair, he was conducted, amidst

amidst the unanimous cry from all parts of the House, to his seat.

On the 21st of January, the Lord Chancellor read the Prince Regent's Speech, the contents of which were to the following effect:

My Lords and Gentlemen;

We are commanded by his Royal Highness the Prince Regent to express to you the deep regret which he feels in the continuence of his Majesty's lamented

indisposition.

In announcing to you the severe calamity with which it has pleased Divine Providence to visit the Prince Regent, the Royal Family, and the nation, by the death of her Majesty the Queen of the United Kingdom, his Royal Highness has commanded us to direct your attention to the consideration of such measures as this melancholy event has rendered necessary and expedient with respect to the care of his Majesty's sacred person.

We are directed to inform you that the negotiations which have taken place at Aix-la-Chapelle, have led to the evacuation of the French territory by the allied

armies.

The Prince Regent has given orders, that the convention concluded for this purpose, as well as the other documents connected with this arrangement, shall be laid before you; and he is persuaded that you will view with peculiar satisfaction the intimate union which so happily subsists among the powers who were parties to these transactions, and the unvaried disposition which has been manifested in all their pro-

ceedings for the preservation of the peace and tranquillity of Eu-

rope.

The Prince Regent has commanded us further to acquaint you, that a Treaty has been concluded between his Royal Highness and the government of the United States of America, for the renewal, for a further term of years, of the Commercial Convention now subsisting between the two nations, and for the amicable adjustment of several points of mutual importance to the interests of both countries; and, as soon as the ratifications shall have been exchanged, his Royal Highness will give directions that a copy of this treaty shall be laid before you.

Gentlemen of the House of

Commons:

The Prince Regent has directed that the estimates for the current year shall be laid before you.

His Royal Highness feels assured, that you will learn with satisfaction the extent of reduction which the present situation of Europe, and the circumstances of the British empire, have enabled his Royal Highness to effect in the naval and military establishments of the country.

His Royal Highness has also the gratification of announcing to you, a considerable and progressive improvement of the revenue in its most important branches.

My Lords and Gentlemen;
The Prince Regent has directed
to be laid before you such papers
as are necessary to show the
origin and result of the war in the
East Indies.

His Royal Highness commands us to inform you, that the opera-

tions

tions undertaken by the governorgeneral in council against the Pindarries, were dictated by the strictest principles of self-defence; and that in the extended hostilities which followed upon those operations, the Mahratta princes were, in every instance, the aggreenors. Under the provident and skilful superintendence of the marquis of Hastings the campeign was marked, in every point, by brilliant achievements successes; and his majesty's forces, and those of the East India Company (native as well as European) rivalled each other in sustaining the reputation of the British arms.

The Prince Regent has the greatest pleasure in being able to inform you, that the trade, commerce, and manufactures of the country are in a most flourishing condition.

The favourable change which has so rapidly taken place in the internal circumstances of the United Kingdom, affords the strongest proof of the solidity of its resources.

To cultivate and improve the advantages of our present situation will be the object of your deliberations; and his Royal Highness has commanded us to assure you of his disposition to concur and co-operate in whatever may be best calculated to secure to his majesty's subjects the full benefits of that state of peace which, by the blessing of Providence, has been so happily re-established throughout Europe.

The Prince Regent's Address to both Houses was replied to in a strain of compliment by two

noble lords, the Earl of Warwick and Lord Saltown, of whose speeches it is unnecessary to make any extracts.

The Marquis of Lansdowns next rose, and after a general declaration of his unwillingness to oppose an address to the crown, he said that he found himself bound to state a few considerations which presented themselves to his mind, not as objections to the motions now made, but as omitting the notice of other topics. He began with touching upon the state of France, respecting which, he was happy to find that there was a general agreement respecting the liberal manner in which she ought to be treated. Among the omissions he, however, remarked upon that of the slavetrade, on which he observed, that the manner in which it was passed over in the speech gave a too plain indication of the want of success of its efforts. The state of the revenue, in which the speech had shown a gradual improvement, was, he said, chiefly valuable as furnishing an index of the revival of active industry; but whether it had extended to the labouring and agricultural classes was still a matter of doubt. In the meantime he must remind their lordships, that the prospect was by no means such as to relieve the necessity from them increasing their endeavours to reduce the expenditure of the country to a more economical scale. For this purpose his lordship attempted to show, that all the improvements still left a deficiency of 14 millions to raise the amount of the income to a parity with that of the expenditure. A subject of far

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zerester.

greater importance remained untouched, which was, the restriction of the Bank from paying in specie; respecting which, notwithstanding the approaching expiration of that period, he would ask whether any man in the kingdom would rely upon the resumption of cash payments?

Such were the principal topics which were touched upon in the speech of the noble marquis.

The Earl of Liverpool, who spoke next, found little more ground for his address than a resumption of the subject already contained in the speech of the Prince Regent. There was, indeed, one topic upon which, as an important minister of the crown, he ventured to give a free opinion. He had no hesitation in saying that, considering the present state of the exchanges, and the progress of the pecuniary operations alluded to in the last session, he thought it impossible that cash payments could with safety be restored on the 5th of July next. If such should be found to be the case, it would be prudent to extend the Bank Restriction act till the succeeding session, when the whole question might be deliberately weighed, and finally decided on.

After a short reply from the Earl of Lauderdale, the Address was unanimously agreed to.

In the House of Commons, the correspondent address to the Prince Regent was moved by Mr. Brownlow, who was seconded by Mr. William Peel.

Mr. Macdonuld then rose, and said, that he could by no means concur in the opinion of the

mover of the Address, namely, that courtesy required, that the speech should pass unopposed or unremarked upon, lest it should prejudice any future discussion of the subjects which it comprehended. On the contrary, he thought it was an additional motive for making some observations, not on the particular loss to which his Royal Highness alluded, but on the general view which the Speech took of public affairs. And here he was compelled to say, that the extravagant representations of the state of the country which the speech contained, would justify many more observations than those with which it was his intention to trouble the House. He rejoiced to find that considerable reductions had taken place in our military establishment, and was ready to concede to government as much merit on this subject as they were entitled to; but with respect to civil retrenchment and regulation, it would, in his opinion, have been much more satisfactory, if the Speech, instead of a vague promise of concurrence and co-operation in any parliamentary measures to secure the fall enjoyment of the benefits of peace, lind pointed out such measures. it not notorious that by the suppression of some of the superior offices, not only a great saving would be effected in the expense of collection, but a better collection would be made? Reformation of this nature, however, could scarcely be expected from such ministers as the present.

Then came the congratulatory passage in the Speech—on the

increase

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incese of the percepue. It was wil to hear that the people had hen enabled to pay nearly four nilims more than they had done htyear; but it would be much letter to be told that in future they would have to pay less. The emission in the Speech of alabasion to a reduction of our tunion was highly insuspicious. With unmingled satisfaction will the people hall any improment of the public revemaif the past afforded them any some that that improvement would be the macana of diminishng the evils under which they boured; but burthened as the county was, what prospect could he Chancellor of the Exchequer held out of a removal, or even a considerable diminution of that galling taxation which it suffered. The fact was, that a realization of the hopes which had been held out on that subject could be eflected only by such a demand for our productions as would absorb a very large additional portion of our population in manufacturesan evil of the most serious kind, morally and politically. be contemplated the mass of human misery which these circumstances occasioned, he could not help being surprised at those mutual felicitations on the state of the country which a little sober reflection would have checked. If at a time of peace we were unable to diminish the public expenditure, how should we be prepared for a time of war? It might happen that we should be engaged in a war for the defence of every thing that was valuable to us. Were the House to listen to the tone of the royal

speech, and of the speeches of the honourable gentlemen, it seemed that they might be spared the trouble of contemplating any such possibility. They were told they might safely rely on the inviolability of treaties, and on our intimate union with foreign powers; the one substantial security for permanent peace was, a wise, economical, and conciliatory administration of public affairs, and an undeviating system of justice and liberality to the people of other countries, whether powerful or weak. As to any other objects of the alliances an question, the British public regarded them with the utmost indifference. As to the principal result of the congress, it seems to be thought that no course could be resorted to but that of deprecating every species of dis-There was one subject, however, to which the people of this country had looked with anxious expectation. They expected that at length the detestable traffic in human creatures would be denounced and finally extinguished, by the high and assembled professors of peace and of Christianity. It was, however, well known, that the power which had opposed so desirable consummation, was France. France, a member of the holy alliance! France, under the restored rule of his most Christian majesty! Thus it had appeared that all the sacrifices which this country had made in favour of the Bourbon dynasty, had been insufficient to obtain from the court of Louis Dix-huit a measure which was little more than one of decency.

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It seemed to be thought by the hon, gentlemen who had moved and seconded the Address, that there was nothing so simple and natural as to admire every thing that was done by "the powers that be," and that no fault was to be found with any of their proceedings. himself, it gave him little satisfaction to find general discontent in the country, and more especially when that discontent occasionally exhibited itself in an intemperate and malignant character. Whence came the extreme irritation among the people, the existing tendency to tumult and violence? How happened it that towards an administration under which, notwithstanding their egregious blunders, the military glory of the nation had been carried to the highest point, so much apathy had been shown by most classes of society, and so much decided disinclination by the remainder? It was because they were found deficient in those qualities, without the possession of which no administration could ever enjoy When the public confidence. opinion of government was called for on questions of the greatest general interest, it was discovered that they had no opinion.

The hon, gentleman then instanced his proposition in Mr. Grenfell's question respecting Bank paper; in the subject of the poor laws; in that of the criminal code, introduced by Sir S. Romilly; in the discussions on the Catholic question, in which government pledged itself to remain neutral, while the Prince Regent was to avoid assisting in any

decision on the topic. In conclusion, he said, that the mover of the Address in reply to the Prince Regent must not be astonished if he found that a considerable portion of the House could not see in his recipe of union and harmony any thing but a general prostration at the shrine of ministers.

Mr. Sindair, who gave the last speaker the title of his honourable relation, was strenuous for approving the Address, which he considered as highly creditable to the candour and moderation of his majesty's ministers. If, said he, we regard its general scope and tenour, we shall find that it contains such sentiments, and is couched in such language, as no friend to his country can reasonably object to. Every topic has been studiously avoided which could elicit any material difference of opinion, or excite any angry discussion. His honourable relation, however, had not thought proper to follow this example of forbearance; and there is scarcely a single measure, either in retrospect or in contemplation, upon which he has not attacked with severity the past conduct, or the presumed intentions, of his majesty's advisers. Mr. S. however declared that it was far from him to expose his own presumption by entering the lists with one whom he so much respected. He also added, that he was far from being decidedly hostile to all the opinions which he had supported with so much eloquence; and he should think meanly of his own fairness and judgment if he did not always listen to his arguments

with

with deference as well as with He trusted there were attention. some, of whom he did not hesitate to profess himself of the number, who think that they do not deviate from the path of constitutional consistency, by presuming to judge for themselves, without stooping to complete subjugation to party influence.

Sir Henry Parnell wished to know from some one minister of the crown, why, upon this occasion of calling the attention of Parliament by the Speech from the throne, the situation of the Catholics of Ireland had been, as usual, wholly omitted. It was to no purpose to treat the Catholic question as one of no importmce: it had for the last eighteen years been by far the most important one that had come before parliament, and would so continue to be. No one could deny that the Catholics had just cause to complain of the manner in which the engagements made to them at the time of the Union

had been violated, and the various pretexts by which the settlement of their question had been This was a question avoided. which, of all others, ought not to be left to time and, chance; for the exclusion of millions of his majesty's subjects from their constitutional rights ought to be justified by some sound visible principle of public policy, or it became an act of flagrant injustice to continue it.

Mr. Tierney said, that it was not his intention to oppose the motion of an address, or to detain the House with observations of his own, after the very able speech which had been delivered by his honourable friend behind His object in now rising was merely to observe, that by consenting to the address, he did not bar himself from all possibility of entering, at a future period, on the subjects alluded to in the Speech.

The Address was then agreed to without opposition.

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CHAPTER II.

Discussions respecting the person to whose care the trust of Majesty's person should be committed; carried on by the Lore Commons.

N January 25th, the Earl of Liverpool having moved the order of the day relative to the speech of the Lords Commissioners, and the death of the Queen, mentioned their purpose to commit the care of his Majesty's person to that individual to whom it was most proper the trust should be consigned; and this person he did not doubt would be found in his royal highness the Duke of York. It was his intention, therefore, to introduce a bill for placing the custody of the King's person in the hands of the Duke of York, subject to the assistance of a council. A bill for this purpose was then read a first time, and ordered to be printed.

On the 26th of January, when the second reading of the bill was ordered, Lord Holland took notice of what he termed an imperium in imperio, which would be established in the person of the Duke of York, with respect to all the offices on the establishment which it was intended to

confer upon him.

The Earl of Liverpool, in giving an explanation of the noble lord's query, said, that if the appointment made by the bill appeared proper, the conclusion to be drawn would be, that all the

patronage, be it more dr which belonged to the i ought to be vested in the i dual named in the bill. I fact it was intended that the blishment should undergo. duction, upon which put the bill would be founded as to the details of that e tion, they had no connection the present bill; which before the come first House, and m the usual c of business would be by under the consideration of lordships. Some further cussion then took place, in lord Holland said, that he not accede to the princip broadly laid down by the secretary of state, that all patronage of the establish ought to be vested in the p to whom the care of the person was intrusted.

The bill was then read a st

time.

At the third reading o bill, Jan. 27th, Lord Hisaid, that he wished it to be tinctly understood, that he not object to vesting the car custody of the king's perothe duke of York, whom he doubtedly thought from his tion, his high character, an relation in which he stood to

GENERAL HISTORY.

y, to be the fittest person ould be chosen for that rust; but he still thought he bill was, by the clause e to the Windsor establishmade inconsistent, and that der it an intelligent piece islation, it was absolutely ary that the clause should Their lordships' uck out. recollect that it was not st time the noble earl had ed an opinion, after intiz that opinion in that House. re gave some examples of i change. On a former oc-, when he (lord Holland) ht the Windsor establishmuch too large for any ses of comfort to our afmonarch, lords of the hamber started up to say, hey who had stuck by the n his prosperity, would not : him in his adversity; and hey would not take away ita from the splendor which inded their sovereign. What ity was there now, that lords e bed-chamber might not start up, to declare that would not take away any : splendor which surrounded ionarch? Surely it became louse to pause before they establishment, pagoi $\mathbf{a}\mathbf{n}$ ut knowing of what that lishment was to consist.

e Earl of Liverpool obd, that their lordships were only proceeding to legislate part of the subject upon a no difference of opinion They were all agreed the propriety of establishthe custody of the king's on in one of the royal family, also, that the duke of York d be the person appointed.

They were further agreed in vesting in him the establishment to be settled upon him in consequence of such appointment. difference of opinion might arise with respect to the amount of the establishment; but the best way of proceeding would be to appoint the duke of York in the first instance, and to leave the other subject for a future occa-The noble lord had objected against giving to the duke of York the patronage of the establishment, when they did not know to what it was to be re-But the question was, whether they would refuse to the duke being custos personæ, the privileges that belonged to the character in which they were agreed that he should be placed.

Lord Holland said, that he did not join issue with the noble earl. In one word, his objection was this; that if they agreed to the clause in its present shape, without any qualification, they would allow a principle of larger extent than the noble lord would himself, upon reflection, be willing to recognize. Having thus stated his opinion, he would not give their lordships the trouble of

dividing.

The amendment was then ne-

gatived.

The earl of Liverpool having now to propose filling up the blank left by the death of lord Ellenborough, moved the appointment of marquis Camden.

Lord Holland concurred most heartily in the motion, and said he was the fittest person that could be selected.

The bill then went through the committee.

On the 4th of February, a *mcssage*

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message was sent by the Prince Regent to the House of Commons, apprising them, that the sum of 58,000% per annum, which was appropriated to the maintenance of the establishment, and to the support of the honor and dignity of her late majesty, having become disposable by his Royal Highness for the general purposes of the civil list, the Prince Regent places this sum at the disposal of parliament: he thinks it at the same time incumbent upon him to state, that there exist certain claims upon a part of this saving which he recommends to the justice and liberality of the House of Commons, being founded on the faithful services of the persons who form the separate establishment of her late majesty, and are limited to these services.

The Prince Regent is satisfied that he may confidently rely on the loyal attachment of the House of Commons to enable him, upon the reduction of that establishment, to grant to the several individuals belonging to it such allowances as it has been usual for the crown to bestow on former occasions, when the royal family has been visited with a similar affliction.

Lord Castlercagh then moved an address of thanks to his Royal Highness for his message, assuring him that the House would proceed to take the same into their immediate consideration. The motion was agreed to.

Lord Castlercagh then again rose, and after a due notice of the bill brought down from the House of Lords, the effect of which was, to nominate the duke of York custos of the king's

person, he adverted to the second part of the question, which it would be necessary for him to be

fuller in opening.

(Lord Castlereagh). The sums which parliament had now to dispose of were 100,000l. which had been appropriated to the Windsor establishment; 58,000/. out of the civil list, which had been appropriated to the maintenance of the queen; and 10,000% which had been granted to her majesty, to defray the additional expense to which she had been subject in the discharge of her duty as custos of the king's person. This last sum he would propose should be continued to his royal highness the duke of York as custos. Out of the remaining 158,000%, the House would wish to know what would be the saving. It was proposed that 50,000% should be appropriated to the support of the Windsor establishment. The saving therefore would be 50,000%. on this establishment, and 58,000/. on that of the queen, but this last sum would be burthened with the salaries to the servants of her late majesty. These salaries were about 25,000/. so that the immediate saving on the two establishments, which were to be continued to the servants during their life, was 83,000l. After the best consideration which the Prince Regent's ministers had given to the subject, they did not think that they should do their duty, if they left a less sum for the Windsor establishment than 50,000l. a year.

It should be mentioned, that Lord C. soon after the commencement of his speech, declared his intention to be, that

he

eventually to refer the bject to a committee of ele House; but as there considerations of detail ould not conveniently be in that manner, he inin that night to nominate committee to which the might be referred, them to report it to the His lordship, on the on of his speech, moved of the members of e committee should be ed, which seem to have aly divided among the parties in the House. mber was 21.

Long Wellesley, after some on the state of his mao, he thought, ought to the personal splendor ras due to royalty, said and one or two questions to the noble lord. He L that the same salary and been given to the hould now be given to of York, for the care of person. He did not why this should be the le remembered the cause for a sum of 10,000l. en to her majesty, as a ation for certain extra which she might incur; without the assignment milar cause, the same to be allowed to the Work. He wished theresnow, and he thought the should know, why difsons should be assigned sand in 1819 for the If the sum was to be the royal duke as custor Let it be so stated, but be understood as given

for any other purpose. He wished also to know, from the noble lord, whether if this aituation were to be given to the duke of York, it was intended to continue him in the high situation which at present he holds as commanderin-chief. He was as ready as any man to admit the services which the duke of York had rendered to the army; but he confessed that he himself did not think that he should be performing the duty he owed as a member of that House, if he did not state, that in the present situation of the country, and at a time when a constitutional jealousy ought to be exercised with respect to the powers which might become vested in the individual who held the chief command in the army, he was jealous of the principle which would confide two such important trusts in one hand.

Lord Castlereagh said, that as the extra sum given to her majesty was intended as a remuneration for her habits of life being altered by becoming custos personæ, so the same principle was followed up by bestowing the same sum of 10,000%, on the duke of York. With regard to the other observation respecting the royal duke holding two such important trusts, he was not aware of any thing which should prevent his royal highness as commander-in-chief of the army, from accepting the care of his royal father's person; and he was certain that he could not convey more melancholy tidings to the House and the country, than that it should be thought necessary to remove his royal highness from a situation in which he had gained

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so much credit, to one of a different kind.

Mr. Tierney was glad that this question was brought before the House in so satisfactory a manner, because its final issue would be the result of the most diligent and minute deliberation. In the observations he had to make, he should begin with noting the noble lord's assumption that the proposed reduction was a voluntary offer of economy on the part of the government. On his part, he viewed it as a necessary consequence of circumstances which had lately occurred. By the death of her majesty a great part of the Windsor establishment was done away with, and the House were called upon to see at what expense the subsequent arrangemeats could be made; for the money so spared was the property of the public, and it was the province of the House, and of that alone, to decide how it was to be disposed of. In considering it, therefore, he should first look to the measure of economy, and afterwards inquire about the expense.

There was one subject of past transactions which he could not omit to notice, which was the appointment of four lords, and four grooms of the bed-chamber, by the very individuals who now came forwards to say, that they were an useless burthen upon the public. They had continued a burden upon the country for seven years, which they now declare to have been unnecessary from the first. Here then, according to the present avowal of ministers, was a sum of 42,000%. lost; and if there was any one

sum of useless expenditure raight be said to be thrown it was the sum just now With respect to tioned. sum of 10,900/, to be giv the duke of York, he should that any extra expense to his royal highness might h in the care of his majesty, c most undoubtedly, to be def by the public, be the sum or small. If the same grant shown to be necessary for duke of York, he should be to accede to it, but let the cessity be first proved. L noble lord lay before the b not merely the sums which said to be required, but t thing like the particulars of they were for, and it would be difficult to come to a understanding. Mr. T. nex cussed the sum charged fo Windsor establishment, whi thought much beyond wha necessary. He then to upon the remuneration t granted to the physicians which point the noble loss not given any explanation. concluded with saying, the could have no other object honestly to discharge the du owed to his aged and infira vereign, not forgetting, of same time, what was due to wants of the country.

Mr. Canning expressed confidence, that the adm of the right hon, gentlems acted upon frankly, and it spirit in which he profess make it, would bring him his noble friend much near their opinions on the subject the right hon, gentleman at sent perhaps supposed. He

inches which might be exmeted still to oppose their juncben, in which he corrected Mr. T.

a les notion, that any one could
wherebe to the opinion, that the
property of the king, after the
words of the act in 1812 had
absolutely decided in favour of
he majesty's claim.

Mr. Tierney, in explanation, and that he well knew the proprints of the act of 1812; and adding that he was ready to appeal it, he expected to have the ton, gentleman for his seconder.

it was then agreed, that the finnce Regent's Message should to referred to a committee of the bole House on the 11th instant; and that the Royal Establishments be referred to a select committee.

On February 5, the Prince Regent's message respecting her ate majesty's establishment havmg been read, the Earl of Liverpool rose to move an humble Address to the Prince Regent, in which he took notice of his Royal Highness's munificence in placing the whole sum of 58,000% at the disposal of Parliament, and only asked that justice to be done to the servants of her late majesty, which had been done in all former cases of the demise of a queen. The allowances on this occasion might be estimated at 25,000l.; from which there would remain 33,000% immediately at the disposal of the public; and it could bot be supposed, that any of their lordships would be disposed to tesst a claim which was one of justice and liberality. The earl then moved an bumble Address

1

to the Prince Regent, thanking bim for his gracious communication, and assuring his Royal Highness, that their lordships would not fail to pay due attention to the claims recommended by his Royal Highness to their notice.

The Marquis of Lansdowne was willing to concur in the general object of the Address, on account of the practical application of the fund in question, which he fully approved. But as to the power implied by the message, of the king or his ministers to take one head of the civil list, and apply it to any other purposes of the civil list, he held it to be an assertion totally inconsistent with the spirit, if not with the letter, of the act for the regulation of the civil list which was passed two or three years ago. The demands for the maintenance of her majesty and her servants formed part of the estimates on which the sums were voted ; there appeared, therefore, no reason for saying that a sum, which had been appropriated to one branch of the civil list, should, in the case of the ground on which it was granted ceasing, become applicable to other branches. With respect to the application of the 58,000l. as proposed by the message, no person felt more strongly than he did, the propriety of that application.

The Earl of Liverpool said, that when, from the votes of the other House, the matter came regularly before their lordships, he should feel at his duty to give such explanations as the occasion might seem to him to require. With regard to the question immediately

diately under consideration, he thought that their lordships could not hesitate in adopting the principle laid down in the message respecting the power of the Prince Regent in the disposal of the 58,000%. Having stated the grounds on which the principle of the message was supported by the act of parliament, he had to add, that it never was his intention to take any unfair advantage of the state of the law.

The Address was then agreed

to, nem. diss.

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Report from the Committee on the Royal Establishments.—The Committee to whom the Establishment of her late Majesty, and the Estamate of the Expenses of the proposed Establishment of his Majesty's future Household at Windsor, were referred, —have agreed to the following Report:

Your Committee have deemed it to be their duty, in the first place, to take into their consideration the arrangement which has been proposed for the future establishment of his Majesty.

By the Act of the 52 Geo. 3rd, c. 8, the sum of 100,000l. was directed to be set apart annually out of the Civil List, for the expense of the king's household; and any surplus, after defraying this charge, was to be applied to the purposes of his majesty's civil establishment.

It appears to your Committee, that the reduction, which is proposed in that expenditure, of one half, may with propriety be made; and that an annual sum of 50,000% will be sufficient to provide for this service; and they refer to the

estimates, under the different heads, annexed to this Report.

in considering the scale and expense of the establishmen which it is necessary to form while they approve of the discontinuance of the salaries of certain of the officers of state, who have hitherto, since his majesty's in disposition, been retained, yes your Committee recommend, that at the head of the establishment. an officer of the rank of the groom of the stole should be placed, 📭 they deem it important to have 🥙 person of rank, and of high station, connected with the king's service, generally residing near his majesty's person. For the same reasons it appears expe dient, that one of the king's equerries (the number of whom, in the judgment of the Committee, ought to be limited to four) should be in daily and constant attendance at Windsor.

In the examination of the estimates for defraying the charge of
the proposed tables, and for the
other branches of expenditure at
Windsor, your Committee have
received satisfactory explanations
respecting them from Colonel
Stephenson, to whom the superintendence of the king's household has been in a great degree
confided.

It appears to them, that the estimates have been framed, for the services to which they are to be applied, with a due attention to economy; and they refer particularly to "the explanatory statement of the estimate for the expense of his majesty's household," which is annexed. A large portion of the expense which, as your Committee are informed,

cannot be estimated at one-third of the whole will be at all events to ed by the maintenance or Castle as a royal reand ought not to be set exclusively belonging to ishment of his majesty. es and descriptions of whose salaries have antinued, will be found pendix, together with a menial servants who reduced, and the The wages and appointwich the latter received 's service.

committee next prothe subject of the esat of her late Majesty, been referred to their

yal highness the Prince aving been pleased, by ous message, to place at leal of parliament, the \$8,000/. per annum, in ince of her majesty's deat the same time to re-I to the House of Coma claims founded on the pervices of those who the separate establishper majesty, in order that e might be enabled to est part of that sum it advisable to apply to the povision for such persons, mmittee have obtained of such allowances as e to the officers and serqueen Mary on her dethe year 1694; of queen in 1737; and to the d of the princess dowager in 1772; amounting anthe establishment of bry, to 15,278l. 16s. 8d.;

to that of queen Caroline, to 19,8121.; and for the household of the princess dowager of Wales, to 19,7021.7s. 10d.

The grants, in the instances referred to, were not brought under the consideration or view of parliament, but were paid out of the Civil List revenues; an annual saving on these revenues having been made by the discontinuance of the respective royal establishments to a greater extent than those allowances amounted to. In the year 1782, by the act passed for the regulation of the Civil List, the amount of pensions to be granted out of the Civil List revenues was limited, and in consequence of that limitation, and the present charge on the Pension List, it is not possible to place such allowances as it may be wished to grant to the queen's servants upon that fund; but the whole sum of 58,000/., which was annually paid to the queen, being now at the disposal of parliament, it remains for parliament to make

it may in its liberality think fit. In offering for the consideration of the House the annexed scale of pensions, recommended for the servants of her late majesty, while your Committee have had in view the expectations which those persons may reasonably have entertained, as to the provision which would be made for them when their services should cease, they yet feel it to be their duty to submit to the House, that this recommendation should not be drawn into precedent on the formation of future establishments.

such provision, in this respect, as

It will be observed, that the

state officers, as well as some others, to whom their salaries were continued for life, in the instances referred to, do not appear in the list which is proposed. general principle which has been adopted in framing it, being to suggest a provision for the female part of the queen's household, and for the domestic officers and menials, of whom the greater proportion have been for many years, and during the course of a long reign, attached to her service. The amount of this provision, together with the pensions to be continued to such as were the objects of her majesty's benevolence, is less than was given upon the two last occasions which have been noticed, without taking into account the difference in the value of money at those periods, and at the present.

If parliament shall approve of what has been here submitted, legislative enactments will be required to carry these regulations into effect. It will be necessary to alter that part of the act of the 52nd Geo. 3rd, cap. 8, which appoints the attendants on the king's person, and also to regulate the sum to be in future appropriated for defraying the expense of his majesty's household. That clause also of the act of the 56th Geo. 3rd, cap. 46, which enacts, that whenever the charge upon the Civil List shall exceed, in any one year, 1,100,000/., an account of the exceeding, and the cause thereof, shall be laid before parliament, must be amended, so as to require a similar account to be submitted, whenever that charge shall exceed the amount to which the expenditure of the Civil List

shall be limited by the redu which are now proposed.

17th February, 1819. Ordered to lie on the table

to be printed.

On February 22nd, the is of Commons having resolve self into a Committee of the House, for the purpose of into consideration the Rep the Select Committee of Royal Establishment at Win

Lord Castlereagh rose, an that he should state very the proceedings which he edopt as most convenient: all the circumstances of the The first resolution which in view to propose, related: Windsor establishment in ga Instead of 100,000%, he pro that 50,000/. should in future granted. This, in fact, con whole measure; for the labor the Select Committee had ali very much of what it would wise have been his duty to 4 to the committee of the With respect b amount of the sum regard necessary by the Select Con tee, he thought that their or that 50,000% was a suitab proper allowance for the of his majesty, could not be. in question; and he found a ference of opinion among leagues who sat with him same commission.

The second resolution at to the making of suitable asion for the servants of he majesty. The Select Communication ought it was just and right a remuneration ought to be to the inferior servants of he majesty, especially to the f

stendants; but with respect to ber state officers, the same precedents seemed to them not obli-Having, therefore, exapitary. amed into the claims of her maesty's servants, they made a deduction of those salaries which very paid to persons of a more elevated rank in life, amounting to between 6 and 7,000L a year, thus reducing the sum to between 18 ad 19,000/. a year. His majesty's government, therefore, did not feel bemselves authorized to propose a larger sum than the above, to the servants of her majesty.

On the third resolution, rehis specting majesty's private purse, the noble lord most stremously contended, that it was a private fund, which ought not to be touched at all. It was a fund with which parliament could not interfere, unless they were disposed to over-leap all the boundmes of law and equity. After dwelling for a considerable time upon this idea, he was proceeding to move the resolution in quesnon, when, after a short pause, he rose again, saying, that he should have omitted a principal part of his duty, had he not called the attention of the House to the atuation of the royal duke. this subject he was authorized to declare, from his royal highness, that no consideration could induce him to accept of any sum out of the privy purse of his majesty. He (the duke) should, in any event, be happy to discharge the duties which his situation rendered necessary towards his royal father and his country; but as to laking any part of the private property of his father, he desired it to be stated, that it was a measure Vol. LXI.

to which, directly or indirectly, he never would consent.

The noble lord concluded by moving, "That in lieu of the sum of 100,000%, directed to be issued and paid by an act made in the 52nd year in the reign of his present majesty, the annual sum of 50,000% shall be issued and paid out of the Civil List revenues, and which shall be paid in like manner, and be applied to the same uses and purposes as are directed by the said act, with respect to the said sum of 100,000%."

Mr. Tierney said, that he should follow the noble lord's example, in dividing into three heads the observations he had to offer; the first, as to what should be the reduced amount of the future Windsor establishment; the second, as to the allowances made to the servants of her late majesty; and the third, which was the greatest and most constitutional part of the question, from what, if from any fund, the sum to be paid to his royal highness the duke of York, as guardian of the king's person, should be taken. With respect to the Windsor establishment, he acknowledged that a second consideration concerning the expense belonging to Windsor Castle, had so far converted him, that he was ready to give up his opinion; and as to the allowances proposed for her late majesty's servants, he lamented that the subject had been referred to the committee, but thought that it had endeavoured to strike out the proper With respect to the great question, namely, out of what fund the guardian of the king's person was to be remunerated? he was told, in the eloquent declamation rej

clamation with which the noble lord concluded, that if he (Mr. T.) succeeded in inducing the committee to agree to his proposition, he would heap infamy on a new House of Commons. But, with deference to the opinion of the minister, he thought that any sum which parliament chose to offer, out of any fund, for the performance of a public duty, the proudest royal duke might be proud to receive. The argument of the noble lord was, that the privy purse was private property. The construction of the different acts of parliament would prove, that this argument was erroneous. At the commencement of his majesty's reign, it was enacted, that a certain sum should be settled upon his majesty for the maintenance of the royal household, and the due support of the This was not to royal dignity. be at the absolute disposal and control of his majesty, but was to be applied to certain purposes; and if it was more than sufficient to answer those purposes, the surplus became the property of the public: It was then to the support of the royal household and the maintenance of the royal dignity, that the sum was granted, and not any mention was made of the privy purse. sum granted by the act was 800,000l. per annum, and the king was to take charge of all expenses which might come under the head of civil list, under the responsibility of his ministers, who were subject to the same responsibility to parliament. was not till the 39th of the king that savings having grown up out of the privy purse and the duchy

of Lancaster, his majesty was empowered to dispose of them by will. The act was purposely intended to enable his majesty to dispose of sums which had been issued out of the privy purse, and were vested in real or personal property; but the privy purse was not there mentioned as a particular limited sum. Whatever the king had saved up to the period of his illness was, indeed, private property under that act, and might be disposed of at his

pleasure.

He should now consider the manner in which the privy purse was regarded in the 51st and 52nd of the king; and to this part of the subject he begged the particular attention of the committee. At the time of pass sing the first of those acts, there seemed a reasonable prospect of his majesty's speedy recovery, and the object was, that at the time of his majesty's convalescence, he should find every thing about him in the same situation as before his illness. Now, if the privy purse had been, as it was contended to be, the private property of the king, as sacred and inviolable as the estate of a private gentleman, why was any separate arrangement made concerning it, different from that concerning private property in general? Why was it thought necessary to have an act of parliament on the subject. This act, however, recognized the principle of disposing of this fund. Then came the more melancholy year, in which all prospect of his majesty's recovery was contemplated as a mere possibility. It then was necessary to provide for his majesty's

pajesty's affairs by a permanent To that period he ættlement. vished to call the attention of the committee; and he would show hat what he now proposed was ot the infamous measure which be noble lord represented it, but was one which had been already ternguized by the three branches of the legislature. By the act then passed, three commissioners rere appointed, in whom was tested the entire property given by the act of the 39th and 40th, without reserving to parliament my right to interfere with it. But then the privy purse remained to be regulated for the future, ind was not treated like the property vested in the commission-The committee would see how differently the privy purse sas regarded both in the 51st and and of the king, from the property, the result of former accumulations, which was held thus The act recited, that sacred. whereas it was expedient to defray the charge of medical aid and advice, and whereas it was * reasonable that those expenses should be paid out of the privy purse." Now, he would ask how tay gentleman could say that it was reasonable to burthen the privy purse for one purpose connected with the care of his majesty's person, and infamous to burthen it for another.

After the expense of the physicians had been defrayed, it was directed that the surplus, if any, should be vested in the commissioners for the care of the king's private property. If any, was the expression, so that parliament then thought that it had taken the whole fund. But so closely

did parliament follow this privy purse, of which it conceived that it had the whole dominion, that it directed that if the expenses of one year should absorb more than the fund of that year supplied, those commissioners should repay the surplus of former years which had been entrusted to them. The other acts which he referred to only required common sense to interpret them, and showed plainly that parliament had conceived this privy purse to be subject to its entire control. The noble lord had asked whether, in giving the allowance to the duke of York, they would treat him as a nurse attending a sick bed. For his part, he would do no such thing-He would give to his royal highness every penny of the expense to which, as custos personæ, he would be put; but he would give it from that fund from which alone it should be taken. The only argument he had now to make out was the propriety of taking the sum mentioned from the privy purse. He wished to know from the noble lord whether he was right in understanding him thus, or not. A voice from the ministerial side of the House replying, No, That being the case (said Mr. T.), I shall feel it my duty to propose an amendment to the noble lord's first proposition, namely, that after the words 50,000% it should be inserted as follows:-" That any surplus arising out of the revenues of the Duchy of Lancaster, and the sum of 60,000% a year granted to the throne as a privy purse, according to the act of the 52nd of the king, should (after payment of the sums already [C2] charged

charged thereon) be applied to defray the expense attending the care of his majesty's royal person."

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Mr. Peel, after various compliments to the last right hon. gentleman, said, that he still retained the opinions with which he came down to the House, namely, that the privy purse could not with propriety be applied to defray the expenses of the custos of the king's person. The right hon, gentleman had truly said, that for the purposes of his argument it was necessary to define what was called the privy purse, but in his statements it would be shown that there were several musrepresentations of facts. These were dwelt upon with considerable force by Mr. Peel, who affirmed that a head of expense, under the title of privy purses was distinctly recognised in Mr. Burke's bill passed in the year 1782, as well as in that passed in 1811.

A considerable number of persons rose on different sides of the question after this introduction; but at length the House exhibited considerable marks of weariness; and upon the division of the committee, there appeared for Mr. Tierney's amendment 186; against it 281: Majority 95.

On February 25th, Lord Castlereagh moved the order of the day for receiving the report on the Royal Establishments at Windsor. The report was brought up, read, and the first and second resolutions were agreed to. On the third resolution being read, viz. "That the annual sum of 10,000% be issued out of the civil list revenues to his royal

highness the duke of York, to enable his royal highness to meet the expenses to which his royal highness may be exposed in discharge of the important duties confided to him by parliament, in the care of his majesty's person,"

Mr. Curwen said, that he could not but consider it as a matter of deep regret that his royal highness had made it a subject of more difficulty and delicacy to take any allowance from the provy purse, than from the people at

large.

Mr. Robinson said, that after the decision that this allowance ought not to be paid out of the privy purse, he did not see upon what principle it could now be maintained that his royal highness ought not to receive any allowance whatever. Every sound principle of policy and justice, therefore, ought to induce them not to agree with the hon, gentleman.

After several other members had spoken, Mr. Tierney rose, and began by assuring House, that in the few observations he had to make, he was anxious to set himself right with those hon, members who had appeared to think that in his speech, on a former night, he had allowed the propriety of the grant, and had merely disputed about the fund from which it ought to be He had made no such admission; having then no other object than to record a principle, that the privy purse should be charged with what he could not but consider as a private expense appertaining to the king. That principle having been negatived by the House, there still remained a question, whether any farther expenses

than those were necesconsequence of the office A bill was already in , appointing the duke of os. He had already enon his office, and yet the a settled the appointment and a syllable about any oor had the duke himself for any. Not merely the who sent down the bill, the Commons, had not, age of the business, given The necessity of any refon. The House had a be strictly informed as to ons of such an informal amalous proceeding. It from the feelings of the eke that this application d; for in the communihich he had made to the brough the noble lord, he ressed his willingness to duties of his office withcompensation, though, if mild be voted, he would bept it if it were to be on the privy purse. The then, had no information them, either with respect notive or the amount of nt now called for, and in ence of such data, they ok to the nature of the self. To come, then, to imate of the expenses his royal highness might y incur in consequence of office. The only sort tion which the royal duke ay to his afflicted father be that of visiting him wice a week at the most. my man rise up and say thousand pounds was not a sum for the hire of es from Oatlands or

London to Windsor. Was it not obvious that a tenth part of the sum would be enough to cover such an expense. What was the real state of the case? Was the duke of York in want of 10,000L a year? If so, let ministers speak out, and not come to the House in this sneaking paltry manner, to shuffle them out of their money

under false pretences.

The right hon, gentleman went on in this joco-serious strain for some time. At length he said, He had deprecated and lamented this discussion as much as any man, and he thought that ministers would have reason to lament the result; though he had little doubt that, by the united efforts of themselves and their new coadjutors they would gain their object that night. would, however, soon see that the mmority, though branded with the title of infamous, would carry great weight throughout the country.

Mr. Canning then rose, and after attacking the last speaker with considerable severity, he summed up his argument in the following brief statement. Originally, he said, the privy purse was a part of the civil list, and at the commencement of the present reign no character of sanctity was attached to it. But in the exact proportion in which parlisment interfered with the other parts of the civil list, they had recognized the privy purse as the property of the sovereign. It had been first so recognized in the proceedings of 1780, of which Mr. Burke was the mover. Secondly, in the bill founded upon that proceeding, which was brought

brought into the House in 1782, but not carried into a law. Thirdly, in the act which passed in 1786, embodying and enacting all the system framed by Mr. In all these cases the Burke. whole of the civil list was brought under the control of parliament, except the privy purse, which was specially exempted from it; and in the last case, which gave to these arrangements the form of law, the amount of the privy purse was specifically stated, as at present, at 60,000%. Fourthly, the Regency bill of 1788, secured the privy purse, its profits and savings, to the king. Fifthly, by an act passed in 1799, the power in the king of bequeathing those savings as private property was distinctly recognized. Sixthly, by the act of 1811, which set apart the privy purse as the indubitable property of the crown, as it had been set apart by the Regency bill of 1788. And lastly, the act of 1812 completely set the question at rest.

After some further speaking, the question being put, That 10,000% stand part of the resolution, the House divided: Ayes 247; Noes 187: Majority 110. The resolution was then agreed

to.

On March 19, on the motion of Lord Castlereagh, the order for the further consideration of the report on the Royal Household Bill was read. The amendments were agreed to; and on the motion that the bill be engrossed,

Lord Folkestone rose, not to animadvert upon any of the amendments which had been just adopted, but to state his opinion

upon the clause in the bill relative to the grant of 10,000%. year to the duke of York. He said, it was impossible consistently to agree to this clause in the terms in which it stood at present, for it assumed that the same sum was allowed to her late majesty as a remuneration for the expenses to which she was liable on her appointment to the care of the king's person, as was conferred on the duke of York upon undertaking the same appointment. Now it was clear that the annuity was not granted to the queen for the care of the king's person, but on a different accounts consequently to state that the same sum should be granted to the duke of York for that purpose, was a direct falsehood. It could not be pretended that the duke of York from his appointment of custos regis, would have to incur more expense than that of paying for four horses for travelling once a week to Windsor a and would it be maintained that 10,000% a year was necessary for such a purpose? At all events, he felt that the House should not adopt a clause which contained a palpable falsehood; and upon that ground he should move that the clause be expunged.

The Speaker stated, that the question to be put was, "That the said clause stand part of the

bill."

The Hon. Mr. Lyttclton observed, that the reception which the remarks of his noble friend had met with, and the little attention which ministers seemed disposed to show them, held out but a slender encouragement to him to address the House on this

occasion.

duty to say, that if the grant alluded to was made, it would be quite scandalous to vote that grant upon false pretences. The hou, gentleman made a variety of other remarks, some of which were in a strain of considerable terenty.

The question being put, "That the said Clause stand part of the bill," the House divided; Ayes, 156; Noes 97: Majority 59.

In the House of Lords, the Earl of Liverpool, on March 20th, moved the second reading of the Royal Household Bill. He said, he understood that no opposition was intended to be made to the principle of the bill. After having just touched upon the main circumstances of the bill, he alluded to the grant of 10,0004 per annum to the duke of York, which was the same mount as had been granted to the late queen. He owed it to the duke to state that he had not bought for any such allowance; but parliament having thought it right to give the queen 10,000%. per annum as custos personce, there could be no question that the duke of York was fully enutled to the same allowance.

Earl Grey said, with regard to the allowance of 10,000l. to the duke of York, it was a subject to which he adverted with very considerable pain. He highly respected the duke for his public services and private virtues; but no consideration should induce him to shrink from the discharge of a public duty; and that duty compelled him to oppose the allowance. Nothing had been uged by the noble carl that

could in any way justify such a grant, and he could not but view it as obtaining a grant of 10,000%. a year under a false pretence. He must regret that such a measure had been at all brought forward; and he could assure the noble earl that in the country the impression was the most unfavourable that any proposition could give rise to.

The bill was then read a se-

cond time.

March 30th. The Earl of Liverpool moved the order for committing the bill for the regulation of his majesty's household. The House immediately went into the committee.

On the motion for reading the preamble of the bill, Earl Grey rose and said, that having already declared that it was not his intention to make any opposition to the principle of the measure, it might be expected that he would reserve himself for another part of the bill; but notwithstanding his approval of the principle, he had some general observations to offer, which appeared to him particularly applicable to the present stage of the committee. In considering the preamble of the bill now before their lordships, he found that, in addition to the provision requisite to the due care of his majesty's person, there was also an intention declared of making such reductions, in the expense of the establishment, as might not be found inconsistent with the principle on which the bill was This, which was the founded. principle of the hill, he also maintained, and should continue to maintain, notwithstanding the indignant

indignant observations he had a few days ago drawn upon himself. This much he found himself bound to say in order to avoid further misconstruction; but before he proceeded to notice the details of the bill, he could not help adverting to the grounds upon which the noble earl who moved the bill had called upon their lordships to support it. The noble earl had stated, that the death of her late most excellent majesty would allow some reduction in the expense of the esta-blishment provided for his majesty; for had it not been for the which subsisted errangement until her majesty's death, she would have had an equitable claim to the enjoyment of her When the noble earl dower. made that statement, he heard it with great surprise, for it was the assumption of a perfectly new ground. Did the journals of parliament, or any of the acts which had been adopted, afford any trace of such a principle? On the contrary, the act of the 52d of the king stated in the preamble, as the ground for passing it, the necessity of making further regulations for the maintenance of his majesty's household, and to enable the queen to meet the additional expenses to which she might be exposed for that The sum of 100,000/. was then directed to be paid for the maintenance of his majesty's household; and the details in confirmation of the preamble proved that it was the intention of the legislature to apply the whole of that sum to expenses connected with his majesty's person. To remove all possible

doubt, a clause was inserted for # rendering an account of the application of the money to the commissioners of the revenue: and it was provided, that if there should be any surplus, it was to go to the aid of the civil list. The clause which gave to her majesty 10,000% for her own use, was a further proof that the other sum was exclusively designed for supporting his majesty's establishment. He could come to no conclusion on the subject, but that the ministers of the crown, after strenuously opposing for a considerable time any reduction in the establishment for the king, and having at length found that they must reduce it, had, in order to avoid the appearance of inconsistency, invented this argument, that they might put forward the death of her majesty as a reason for the reduction, although no reason had all along existed why this establishment should not have been reduced.

He now came to that part of the subject on which it was the most painful for himself to touch, but which it would be inconsistent with his duty to overlookthe grant of 10,000l, to the duke York, He could not but think that ministers had acted most unwisely and injudiciously in thus dragging forward the duke of York to incur a considerable degree of unpopularity in consequence of their making such a proposition at a period of great public distress like the present. The noble earl then went through the reasons by which this appropriation had been attempted to be justified; and he argued against the necessity of such a grant at

this

begins, he said, he had perfemed a painful, though a necesred duty; but when a measure
red with his duty to the public,
re must oppose it, though conrected with his royal highness's
reae. He would now merely
red, that when they came to
that clause of the bill which refered to the grant of 10,000%,
to the duke of York as custon, he
thould move an amendment.

The Earl of Liverpool said that he would endeavour to follow the noble earl into all his statements and arguments, and would answer them in the same order. The noble earl had begun with stating his concurrence in the reductions of his majesty's household, but had at the same time brought a charge against the lang's ministers for their tardiness in opposing those reductions when urged by himself and his friends. Now, nothing could be more unfounded than this From latter accusation. the year 1812, when the establishment was fixed by act of parliament, to the last session, the subject was never brought forward. A bill was then introduced by a right hon, friend of his in the other House, which was rendered necessary by the state of her late majesty's health, and then, for the first time, during eight years of the continuance of the act of 1812, was any objection made to its provisions. In the last session of parliament, it is true, objections to the Windestablishment had been pressed, but he felt, that reduction in the state of her late majesty's health would have been most unbecoming and indelicate. He had a right, therefore, to say, that last session was not the proper time for the reductions now

proposed.

He had now to follow the noble earl into another part of his speech, in which he accused him of changing his ground in the defence of the establishment at Windsor. The noble earl had said, that on the second reading of the present bill, he had stated a different reason for the expenses incurred under the Regency act, and in justification of the continuance of the Windsor establishment, from what had been stated in the act itself, or had ever been employed in its defence-namely, that the establishment was for the support of the queen's dignity, as well as that of his majesty; and that if provision had not been made for her in that way, as queen consort, she must have put the nation to nearly as much expense by providing the dower to which she would have become entitled on the demise of his majesty. I, said the earl of Liverpool, am prepared to support this position; nor do I think that I am involved in any inconsistency. His lordship then, in a train of argument which we shall excuse ourselves from particularly discussing, went through the whole ground of his defence.

The conclusion of the noble earl's (Grey) observations adverted to that clause of the bill which provided the grant of 10,000l. to the custos. The earl of Liverpool, in encountering his antagonist, strongly con-

tended

se much the king's private property, as any of their lordships' estates were theirs, and ought no more to be violated than the property of his meanest subject. He further said, that to meet contingencies, parliament had declared that the custos ought to have 10,000% a year; and the question therefore was, whether in the teeth of an unanimous resolution, they would resume the

grant which they had previous

After several lords had spe on the occasion, and Earl 6 had made his concluding special in which he declared him unconvinced by the argument brought against him, the character for granting to the duke. York 10,000% a year was again to without a division; and the bill went through the communication.

CHAPTER III.

mey's Motion for a Committee on the State of the Circulating m, and on the Continuance of the Bank Restriction. Lord reagh's Motion for a Select Committee.

the 2nd of February, Mr. verney rose, in pursuance ace he had given, to prothe House a resolution appointment of a comto inquire into the effects and on the exchanges with countries, and the state proulating medium by the ion on payments in cash Bank, and to report wheay and what reasons exist atinuing the same beyond wiod now fixed by law for mination. It would be reed that, from time to time, as had promised that cash ats should be resumed; in time to time the hopes country had been disapd by renewed restrictions had now continued for than one and twenty years. preamble of the last bill that various unforeseen stances rendered the conse of the restriction necesand the nation had been a few days informed that u other unforeseen circummade it expedient that me of specie should be postponed until the 20th uch 1820. Having already n of the importance of the on, he would not trouble Touse with another word

upon that point. It had pressed itself forward by its own weight, and was now looked to with anxiety by all classes of society.

The first part of his motion had been rather dictated by a sense of fairness than by any For other consideration. own part, he was ready frankly to avow, that the principles laid down by the bullion committee, of which his late excellent friend, Mr. Horner, had been chairman, constituted his creed, and that he had as yet heard or seen nothing to lead him to forsake it. The question, indeed, had now become one of a totally different nature: it was no longer one of exchanges on the transmission of gold from one country to another, or on the dangers to which the Bank might be exposed: the only real point of decision was, whether the old circulation ought or ought not to be restored to those limits to which legitimate circulation was formerly confined in this kingdom. The doctrine on this subject he had heard without surprise, because it was a doctrine which had been foretold not only by himself, but by much wiser men: the House had been warned, over and over again, not to proceed in such a destructive system: it had been told

told, that if the restriction were prolonged, it would be impossible, without great hazard, to return to the point whence it had started: and it now turned out, by the confession of all, that the habits of the patient had been so vitiated, that he had not strength to bear the only remedy for his disorder. There existed in this kingdom a strong money party, whose only object was, to avail themselves of their wealth to continue the present system, and whose ultimate view was, to control the deliberations of the legislature, and the acts of the Bank itself. This party was composed of persons of different descriptions. Some of them were men of the largest fortune, and of the most undoubted integrity, who lent themselves to this object most conscientiously, thinking they were doing what was right. The others were men of a different description, and who might be considered as the tail of the party. It was against this tail that his present motion was directed; and he was this night declaring war with the whole body of gamblers, speculators in the funds, stock-jobbers, and all those who were living upon the losses of the honest and industrious. In what he was doing he could have no possible view but the public good. He had taken upon himself a duty not less laborious than painful, but it was a duty which he was bound to perform for his country.

Alluding to the money speculatists, Mr. Tierney said, that their hour of extinction would arrive at the moment the circulating medium was brought back

to its legitimate state; but tunately, that hour had I long postponed, that thos a few years ago, were contemptable, had grown as they acquired wealt confident as they procure This introduced him to t son against whom their ope had been carried on w much success-the Chanc the Exchequer. The rig gentleman (he said) h acted voluntarily, but upo pulsion: he had merely l instrument with which oth worked their ends, while I good understanding had cowed and subdued into viency by their machi His whole course of finan system it was not-had solely upon paper. Wh the country to think of B minister, who, year afte had done nothing but re contrivances to glide ov session to session with quiry. His object had be stantly to hold out the e tion that things would that if the House would b a little, it would find f income and expenditure country would balance other: in the mean tin nation was to take his w the promised improvement while the sinking fund was off one portion of debt end, he was adding to it i proportion at the other chequer bills. This cou. now been pursued for years, in a way very plea the chancellor of the exc but very fatal to the count then, it was of importan hon, gentleman and his hould be brought to their if it was ever fit to look ation in the face; could a time be chosen than a of profound peace? If, y years of peace, we were dly to proceed with this ystem without inquiry, let Meman lay lus hand upon and consider how would be the conseto the nation, if a war, an armament, were to What resource had paper; what means of ing ourselves, but by one paper piled upon anofurely these were matters serving the most delibesideration of the House. not high time to take some at should put an end to a which secretly destroyed adations of national pros-The most obvious and course for overcoming diculties was the appointof a committee; and he be glad to know if any reference could be more or more likely to accome object of gaining every of information, than that at present urging. He wish to inquire merely e state of the Bank, but effects produced by the on of the various laws during the last one-andyears, for continuing the tion upon cash-payments. stocks were at 84, it was d, that the right hon, genand the earl of Liverpool impressed with the notion, good of the country did a return to a metallic

currency: even the directors of the Bank seemed to concur in that opinion. In order to enable the Bank to do so, the right hon. gentleman gave notice, that he would pay off a certain amount of exchequer bills. The Bank reduced its issues, and stocks began to fall in proportion. No sooner had this been done, than one of those mysterious deputations waited upon the ministers, and were told that the city was absolutely starving for want of money, and that rum must ensue. Ministers still seemed desirous of carrying their point; but being from day to day besieged with dismal deputations, a promise was extorted from their fears, that the Bank restriction should be continued for another year.

Mr. Tierney proceeded some time longer in a similar strain. At length he said, that the next question to which he thought it necessary to advert was, what sort of committee would be most eligible for the purpose he had in view. Ought it to be a select, or a secret committee? Now he would fairly state, that he should feel very little anxiety upon this point, were it not for the circumstance of the latter being chosen by ballot. His own motion had for its object to institute a general inquiry; but if the right hon, gentleman wished also that the affairs of the Bank should be investigated, he had no objection whatever to the appointment of a secret committee for that purpose. If, on the other hand, his determination was, that because there was a small inquiry which required secrecy, a great inquiry ought to be con-

ducted in the same manner, and ought to be chosen by ballot, he should certainly pertist in 'his intention of taking the sense of the House upon such a proposition. He further said, that if the hon, members whom he now saw in the House for the first time, were willing to discard the words of his motion for the vague ones proposed by the chancellor, they would give the most conclusive proof of their entire devotedness to the minister.

He concluded by moving the same words in which his first

notice had been given.

The Chancellor of the Exchequer regretted, that the right hon. gentleman had so soon laid aside all the ideas of conciliation and unanimity which a few days since he had professed, to adopt the language of mere vulgar party feeling. He then made a comparison between his own notice, and that of his antagonist, in which he found his own much more correct in its form, and distinct in its object, than that of the other. He then challenged the right hon, mover to the proof that the financial system of the country had been unstable and injudicious; and he showed that to no period equal in duration to that which had elapsed since the conclusion of the war, so much had been done, either in diminishing taxation, or in reducing the public debt. With respect to proposed committee, he much wished, that gentlemen would go into it with unbiassed feelings, and with minds unfettered by any previously declared opinions. The real question before the House was " Is inquiry

necessary?" It was now or sides agreed, that it was. had not been the impress his majesty's ministers o first day of the session, wh thought that it would be dient, without the institut any inquiry, to propose a b a short extension of the r tion of cash-payments. the causes to which the hon, gentleman attributë want of money in England the amount and nature foreign loans, especially th traction of the French which being over-rated in F and proving insufficient brought to the test, recour had to other countries, and cially to this, which no produced a rate of exc against us. In this can colleagues and himself he thought it wise, or eafe, on the Bank to resume it ments in cash, but had pre to continue the restriction 1st of March 1820. This the 21st of last month; I the following day, lord Liv and himself had received t munication from the Bank tors stating an opinion di from that which he and his friend had previously unde them to entertain; namely they wished for an inqui preference to so short an sion of the restriction. sequence of this application and his colleagues, without abandoning their own of felt that an inquiry so dema could not with propriety fused. The necessity of a quiry being therefore ac ledged on all sides, the

that remained was as to mer in which it should be After some pretty Mections on Mr. Tierney, mitted to the House an ent which he thought prehensive, for it would the committee to consider at of the question in all rings. In this inquiry examined, not only the foreign exchanges, and of the circulating meat the condition of the The every collateral topic any relation to the subwas clear, however, that tee appointed for such and delicate purposes, be secret; and, notwiththe opinion of the right tileman, it should be apby ballot, in conformity incient and uniform cuswhich he had never y sound reason for de-He thought it proper eve, that to whatever might be advisable to the resumption of cash it was desirable to that it should take place rliament was sitting, in that if inconveniencies sult from such resump-Regislative remedy might distely applied to them. an amendment, to at from the word "apto the end of the mowder to add these words, der of the state of the England, with reference pediency of the resumpcash payments at the ked by law, and into such etters as are connected

therewith, and to report to the House such information relative thereto as may be disclosed without injury to the public interests, with their observations," instead thereof.

Lord Castlereagh said, that though the grounds of difference as to the object of the motion between the right hon, gentleman and his right hon, friend, the Chancellor of the Exchequer. were few, yet he should support the proposition of the latter, because his motion was more precise, and went more directly to the purpose. After a speech of considerable length, his lordship declared, that he was not obstinately attached to his own opinion; far from it: he would change it, and would avow that change, not with shame, but with an honest and manly pride, if reasons were produced, which would render such a change necessary.

Mr. Canning subsequently rose; and although he thought that all the general argument on the great question connected with the present motion might be advantageously postponed till the report of the committee, about to be appointed, should give a more favourable opportunity of treating it, he should not deal fairly, either by himself, or by the House, if he did not shortly state the grounds on which he should give his vote on the present motion. It would be superfluous for us to inquire on which side of this motion his attachment lay, for all his severity and ridicule were heaped without mercy upon Mr. Tierney.

Mr. Manning said, that the

Bank had not interfered in their call for inquiry from any motives of private interest. The question of the restriction was a great national question, and not so much connected with the interests of the Bank, as of the public. For any peculiar interest the Bank had in the decision on this subject, the House might fix upon any time they chose for the cessation of the restriction, without meeting with opposition from that body. They had manifested an inclination to fulfil the act which had been passed for a return to cash payments, and had actually paid a part of their notes in cash. The Bank was not only then of opinion, that the restriction might be completely and safely removed at the period appointed by act of parliament, but they entertained the idea to a very late period.

Mr. Tierney hoped that the House would indulge him with its attention for a short time, while he should reply to some remarks advanced by the gentlemen on the opposite side. He had been accused of saying every thing against the Bank of England; an assertion illiberal and erroneous in the extreme. fact, he had never advanced a syliable against the Bank. He felt seriously for the Bank, with respect to the apparent necessity of continuing the restriction from cash payment. He therefore sympathized with it; but while he confessed this, he found himself called upon to discharge his duty to the public. One right hon, gentleman had exercised his talents for jocularity and wit at his expense This was no new

invention of those who eat vour to make us laugh at, national calamities. It was, h ever, useless and nugatory pursue this subject further in strain of good humour or me ment. If his majesty's minin chose to screen themselves & the bitterness of reproach jesting with the feelings of people, to such men only be shame attached to such cond To come at once to the quest It was the intention of mini--at least they would have. country believe so-to take the restriction in March 18 but suddenly a new light by in, and now the course was to changed. Their plan seemed him to be this. We will conti the restriction up to 1820, then we shall have a commi to inquire. After that, we i be able to start on a new sc The Bank, to show the since of its wish to fulfil its engi ments, had paid a part of notes in specie, and then c plained that this specie had appeared. He had no con tion that they would reduce t issues; but he did not find # with the Bank on this acco They had been so beset claims from all quarters, they could not think themse safe in their house in Three needle-street, if they refe discounts. Their inclination had no doubt, was good; had they a government would stand by them, and port them in their resolution he was sure the object might accomplished. He suspec all the way through, that purpose of the committee wh

hon. gentleman pronot to bring out the What he ne wanted. s, to oblige them to tinct answer, of which could judge for himright hon. gentleman m to state that the as constituted a reason he restriction; but he ney) could not conpossible that such a uld be made. the committee might hing; which he should an nothing at all. had been said as to the of the committee; but iding all that had been rour of a ballot, he, for not be satisfied with the of the committee by

llor of the exchequer, l as he was by Jew peculators, and other adventurers. He saw e objection to the reof cash payments by provided they would ir issues gradually and tween this and next re had an administrapossessed sufficient to face the difficulties itry, and to probe this the bottom, it might that the restriction of ents ought not to be ; but the present ada could come to no

e long discussion which place, he would refrain bling the House any The resolution he had to the House was the serious and deliberate ion, feeling, as he did, X1.

that the question was, in every respect, one of the most important that could occupy the attention of the legislature. Acting with that view, he would now submit it to their consideration, and take the sense of the House upon it.

The question being put, That the words proposed to be left out, stand part of the question, the House divided: Ayes, 168; Noes, 277: Majority against the motion, 109.

The motion of the Chancellor of the Exchequer for a secret committee to be chosen by ballot was then agreed to.

On February 3rd the Chancellor of the Exchequer moved the order of the day for the House to proceed to ballot for a committee of secrecy to inquire into the state of the Bank of England, with reference to the expediency of the resumption of cash payments. In the course of the evening, Mr. Brogden reported the names of the secret committee to stand as follows: Lord Castlereagh, Mr. Chancellor of the Exchequer, Mr. Tierney, Mr. Canning, Mr. Wellesley Pole, Mr. Lamb. Mr. F. Robinson, Grenfell, Mr. Huskisson, James Abercromby, Mr. Bankes, Sir James Mackintosh, Mr. Peel, Sir John Nicholl, Mr. Littleton, Mr. Wilson, Mr. Stuart Wortley, Mr. Manning, Mr. Frankland Lewis, Mr. Ashhurst, Sir John Newport.

On February 8th, Lord Castlereagh rose, pursuant to notice, to move for the appointment of a Select Committee, to inquire into the Income and Expenditure of the country. He said, that he felt that he owed to the House of

[D]

Commons

Commons some explanation of the reasons why he recommended such a measure in the present instance, since the House would undoubtedly expose itself to a great deal of just reproach, if the only plan of economy it had in contemplation was that which had been occasioned by the change in the Windsor establishment. When two years ago he had adopted the same course he was now pursuing, he had stated that the then condition of the country required At that time, his hon. friend, the member for Bramber, expressed some alarm, because he had admitted that he was not sanguine enough to hope that in the course of that session, the committee would be able to establish so flattering a result. He now felt great confidence that at the termination of the labours of the committee he was about to propose, it would be found that there had been that growing surplus of which he had then spoken, and that the balance in favour of income had been created by the progressive advance of the various sources of revenue. His lordship now entered into a statement of the income of the country, comparing the quarter ending on Jan. 5th, 1818, with the quarter ending on the 5th of Jan. 1819. receipts on the former were 51,665,458L, that of the latter 54,062,000l. showing an increase upon the last quarter of 2,397,000%. It was material, however, to observe, that upon the sum first named, there were certain arrears of war duties on malt and property considerably beyond 2,000,000%. which reduced the income to the 5th Jan. 1818, to 49,834,9271.; while the arrears of the same

taxes up to Jan. last amol only to 566,639h; so that produce of the permanent for the latter quarter was in 53,497,000l., being an imp ment in the whole of 4,163, deducting from both the an of the arrears of each. Men were likewise probably awar a considerable amount of duty had been admitted int receipts for Dec. 1818, wh fact belonged to the reven the preceding year, and ought therefore to be add the produce of the sugar dul 1819: this would take a derable sum from the nett duce of 1818, and reduce 48,724,000%, while that of remained at 54,062,000%. difference, allowing for trifling deductions, Would 5,328,000%, or not less th increase of 10 per cent upo ancient permanent taxes. impossible to announce t House a more encouraging pect than this state of thin forded.

With respect to the exp ture, the finance committee year had stated it at \$1,062, but the estimates before House showed that it was 50,442,000/., or about 650 less than the sum exp Adding therefore the reda by economy of 650,000%. improved revenue, it app that the country was now better situation by 2,145, than the former finance come had ventured to anticipate. adding also to that sum 1,413,000/. on which that mittee had calculated, a total plus of 3,558,000% was the 1 applicable to the reduction ebt. Out of that, the the loan was to be promounting to 1,000,000% left 2,500,000% of a The noble lord renue. ied upon those points ninisters had the satisfeeling that subsequent might be effected in t condition of the counus details on this subiefly dwelt on the reducexpected in the army, re parliament would be m to vote, connected opic of military reducconcluded with admitif this were a deduction ity merely drawn from tion of the burthens of i, the prospect would any means so enlivenit was peculiarly satistrace the growing re-' the country to the ind every thing that conne real and solid wealth

ncluded by moving, Select Committee be to inquire into and state ne and Expenditure of d Kingdom, for the year : 5th of January 1819; o consider and state the Income and Expendihe year ending the 5th 7 1820, and to report the ether with their obserereupon, to the House; consider what further may be adopted for the the country from any : said expenditure, withnent to the public in-

erney began his speech ral remarks upon the ex-

pected Finance Committee, from which he was prepared to regard them in the same light with their predecessors. He then came to the substantial part of the noble lord's speech, the improvement in the revenue. He said, that what he wished to see, was the exact sum which would be available for the present year. The noble lord had affirmed, that the income and expenditure would meet, and there would remain a surplus. But in building up this argument, and drawing so happy a conclusion from it, he had thrown out of his view altogether the sinking This, he conceived, was s delusion on the part of the noble lord. He would explain the There was an old debt upon that fund of 8,300,000%: then he should say, that before one farthing of the surplus of that fund could be made available to the expenses of the current year, the whole of the old debt upon it must be wiped off. If then, this sum or surplus were added to the debt of last year, there would be an improvement in this year of two millions; and on the 5th of January 1820, all the advance which the country could make would be to get clear of the old debt. There were, indeed, various taxes, the whole of which exceeded more than seven millions; but this was the outside of the amount towards covering the expenses of the army, the navy, the ordnance, and the miscellaneous services. A million, indeed, was due from France, which the country were led to expect, would be paid upon the evacuation of the French territory; but the chancellor of the exchequer seems to show that the [D 2]

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the sum cannot be calculated upon. Mr. Tierney proceeded-It was the recent, strong, and general expression of public opimon, the unammous calls for economy from one end of the kingdom to the other, which had made an impression on the noble lord and his colleagues, and to which was due any forced effort of theirs to economise. How could any man in his senses say, that with an income of only seven millions, and an expenditure of twenty milions, both ends would be made to meet, and a surplus Arguments founded upon the sinking fund, as applicable to the public service, would be a gross delusion; yet it was a delusion which had long been practised, and would still be supported by the finance committee. It was absolute mockery to talk of the advantages of a sinking fund, whilst the government was obliged to borrow a sum of 13,000,000/, a year to support it. Then, what was to be done? He would not say that faith should be broken with the public creditor; but he did say, that the system which had been and was still pursued by ministers, would lead to that or to some other measure equally dangerous. How, under such circumstances, could the Bank be expected to pay, while government were confessedly unable to make good their engagements to them? And yet, in this very state of things, the Chancellor of the Exchequer was about to call upon them that night to vote 24 millions of exchequer bills in one line, without coming to the point that would relieve the country from its difficulties. Would the

noble lord say, with these facto. staring him in the face, that the country was in a most prosperous state, that we were going on flourishingly, and were the astonishment of the world? He conceived that, instead of being in a prosperous, we were absolutely in a frightful, situation; and if, the world looked upon us with astonishment, he should only say, well they might, for he believed that never at any period did we, present such a melancholy picture of financial derangement

Mr. Tierney spoke some time further, particularly commenting upon the noble lord, and the chancellor of the exchequer; and he concluded by saying, that the system on which ministers were proceeding, was one against which he must protest, inasmuch as artful men were making large sums. by it, whilst the bulk of the people were consigned by it to

ruin.

The Chancellor of the Exchequer commenced by defending the Finance Committee from the attacks of the last right hon, gentleman, assuring the House that the country had been much indebted to its labours, and that many sinecures had been abolished, and much reduction had taken place in the military and naval establishments, in consequence of their recommendations. Among other objects, for example, the committee had anticipated that the revenue of the year ending 5th of January last, would exceed the expenditure by two millions and a half. In fact. it did exceed it by four millions; but the right hon, gentleman, finding that that statement exhi-

bited

o flourishing a view of our no, had brought into his ertain particulars which set enter into a fair com-He had taken the whole of the consolidated fund e sinking fund, and had own that our expenditure naiderably exceeded our 6. It was impossible that puld not be the case, as so rable a part of the war and been abolished. Par- bad thought fit to relieve entry from fifteen millions and thus they necesand unavoidably prevented set which would have been ed in the redemption of of by these fifteen millions With respect to his operations for the present

year, he could only answer the tight hon, gentleman, as he had answered an hon, member some nights ago—he would not prematurely tie up his own hands, but would reserve to himself the power of adopting those measures which the situation of public affairs rendered most expedient.

Several other gentlemen spoke on this subject, some of whom appeared by no means inclined to adopt all the flattering predictions contained in the ministerial speeches. The motion was at length agreed to; and the same committee was re-appointed, with the exception of two, who were no longer in parliament, and whose names were supplied by two other members. The whole number amounted to 21.

CHAPTER IV.

The House of Commons in a Committee on the Exchequer Consolidation Acts. The Chancellor of the Exchequer moves for a Committee on the Consolidated Fund Produce Bill. The House of Lords reads for the third time the Bill for rendering the Produce of the Consolidated Fund available for the Public Service, which passes. The Earl of Harrowby's Report from the Select Committee. The same in the House of Commons.

N March 8, the House of Commons having resolved itself into a committee on the Exchequer Consolidation Acts, the Chancellor of the Exchequer said, that he did not anticipate any objections to the arrangement he was about to propose. By the practice of the exchequer, the revenue received for the purposes of the consolidated fund accumulated till the end of the quarter, and those sums had not been made applicable to the public service, but the Bank had had the advantage of the interest on them. The accumulations of the sums thus received for the consolidated fund, which were not applicable at present, unless to the payment of the interest of the public debt, the sinking fund, and the civil list, he proposed to apply to the public service, till required for their original purpose. The simple proposal, therefore, which he had to submit to the House was, that the public should have the benefit, instead of the Bank, of those accumulations. The sum to be thus applied, however, he should propose to be limited to a definite amount,

namely, six millions, which was nearly as large a sum as was usually accumulated from one quarter's end to the other. should further propose, that at the time these sums were taken from the exchequer, exchequer bills should be replaced as a security, which bills should be realised at the close of the quarter. It would be recollected by the committee, that a negotiation between the Bank and Mr. Perceval took place in 1808, at which time that minister entertained a similar idea. But this plan was subsequently given up, and Mr. Perceval thought that the more convenient mode would be, to accept from the Bank the sum of three millions without interest, in lieu of the advantages the public would have otherwise derived from the appropriation of these aums to the public service. the time when Mr. Perceval made his arrangement, the balances in the hands of the Bank were far more considerable than at present. Since that time the amount had greatly decreased in consequence of the peace; and a very large sum had been taken from these

these balances by the new arrangement with regard to the payment of the Unking fund under the consolidation acts. The remaining balances had been reduced as low as could be allowed with safety; and from the accounts upon the table, it would be seen that there were seldom in the hands of the Bank, balances for more than ten days of what the public service required. had now the satisfaction of stating to the committee, that the Bank hed expressed its willingness to seist in carrying this plan into In the measure he execution. should propose, he should also introduce a clause limiting, for a certain time, the application of the sum of six millions, so taken out of the exchequer, to the public service, and applying it to the liquidation of debts due to the Bank from government. would be recollected, that there was an arrear of the consolidated fund amounting to upwards of three millions outstanding from hst January 5th, to the liquidation of which debt a portion of the sum of 6,000,000% would be applied. With a view of satisfying all parties, he should introduce a clause for limiting the continuance of the measure to the 5th of July, 1820. He concluded with moving, "That it is the opinion of this Committee, that it is expedient the growing produce of the Consolidated Fund in Great Britain be made applicable in each quarter, to an amount not exceeding six millions on the whole at any time, for such services as shall be voted by parliament, until the same be

required for the services for which it is appropriated."

After several members had spoken on each side, the resolution was agreed to.

On March 18th, the Chancellor of the Exchequer moved the order of the day, for the House to resolve itself into a committee on the consolidated fund produce bill. On the motion, "That Mr. Speaker do now leave the chair,"

Mr. Grenfell said, that the proposed measure was by no means what the House had a right to expect from the repeated statements and declarations of the of the exchequer, chancellor since the commencement of the session, and particularly those of February 1st. He would venture to appeal to every member in the House, whether what had fallen from the right hon. gentleman did not amount to this—that as public money had accumulated in the hands of the Bank of England to the amount of seven millions, he had a measure in contemplation which would have the effect of abstracting six millions, and rendering it available to the public service. Something had fallen from him leading to a supposition that he meant to limit his bill to the exchequer balances, which had immediately induced him (Mr. Grenfell) to state that there were other balances, amounting upon an average to three millions, and that he should not be satisfied unless they were also appropriated to the service of the na-Did not the right hon. gentleman then assert unequivocally, that his plan would not be confined *

confined to the exchequer deposit, but would embrace all the public money in the hands of the Bank; or, to put it more shortly, deprive that body of six out of seven millions, leaving one million as an adequate remuneration for its trouble. Now, the utmost that could be obtained from the bill was, that the public would receive what was equivalent to the interest upon three millions instead of six. It was well known that there were no less than 56 balances of various kinds in the hands of the Bank, and the measure now proposed, only touched one of them.

The Chancellor of the Ezchequer said, that the very title of this bill was the best answer to the hon, gentleman's observations. That title was for the application to the public service, of a part of the growing produce of the consolidated fund. It professed solely to refer to the exchequer bills account, which was certainly only one, though a very important one, of the 56 accounts of balances. The hon, gentleman was well aware that since the peace, the public balances in the hands of the Bank had been reduced to six or seven millions; he must also know, that with respect to several of these balances he had no control, as their appropriation was specifically en, sined by a distinct act of parliament. There was, it is true, another branch of public balances in the hands of the Bank, namely, the revenue balances, which were no longer suffered to remain in the hands of private bankers, and these were paid weekly, and

sometimes oftener, to the exchequer. If, in the course of business, still further sums could be rendered available for the public, he was ready to admit that such savings ought to receive immediate attention. He had no hesitation in saying, that the interest of six millions would be available to the public, three millions on the day after this act The bill did not protect passed. the Bank against any further reduction of their balances, if it should appear advisable to make such reduction.

Mr. Tierney said, that these Bank balances consisted of two descriptions; one from the growing produce of the consolidated fund; the other arising from the general receipts of the departments of the government. How came it, then, that the proposed measure was reduced to so limited a scale? As to these six millions being made available, he believed that such a hope had no existence but in the imagination of the chancellor of the exchequer. He, however, first took credit for three millions, going to meet certain arrears and deficiencies arising on former quarters out of the consolidated fund. Now, for such purpose, he had no necessity for the present bill, as there already existed an act of parliament which provided for such deficiency by the issue of exchequer bills, which bills were to be met by the current revenue of the succeeding quarter. Then came the other branch, namely, the re-payment of three millions due to the Bank. What means had the House of knowing, that a sum existed to

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nus applied? Would the ellor of the emphasis, here existed the means of g to the Bank an actual positive payment of three ns? Surely, he must feel t would be unbecoming in to say so, merely because a balance existed on one ular day in the quarter. him remind the right hon. eman, that early in the presession, he himself thought the consideration of the balances should be referred committee now sitting on Bank question. The right gentleman concluded with ng as an amendment, the **onement of the committal of** ill until Monday se'nnight. e Chancellor of the Exchequer d, that his bill went to regube whole question respecting ank balances, and he could onsent to postpone it for the t alluded to.

e House divided on the cellor of the exchequer's in: Ayes, 154; Noes, 80. House then resolved itself the committee.

Tierney having pressed the cellor of the exchequer to in what manner he expected we between two and three ms available to go in reductof the Bank loan, and that eman having replied, and the did elieve a single word of it. me other questions and another eman having replied, and the report was resumed, and the report was

ordered to be received on the fol-

lowing day.

On March 29th the House of Lords entered upon the third reading of the bill for rendering the growing produce of the consolidated fund available for the

public service.

The Marquis of Lansdowne said, that the bill should have his warmest support, since nothing could be more just than its provisions, so far as they went. must, however, call their lordship's attention to the principle on which it was founded, and the very limited extent to which that principle was carried. Alluding, then, to the spirited efforts made by a member of the other House (Mr. Grenfell) to obtain for the public a share in the balances left in the possession of the Bank, the marquis observed, that the bill confined the application of its principle to one description of balances, namely, that on the growing produce of the consolidated fund, and asked, why was not this principle carried to a greater extent? Why was it not applied to the balances of the customs and excise, of which at least three millions might be made available each quarter in the same manner? It had been boasted that the arrangement contemplated by this bill would produce a saving of interest on balances to the amount of six millions, whereas the fact was, that the average of these balances did not exceed four millions. Besides, the advantage could only be enjoyed by the public for a small part of the year; for it was provided, that the bills made out under

under the act of the 57th of the king, commonly called deficiency bills, should be discharged before this measure could operate. sum required for the discharge of these bills, in the course of the last two years, amounted to not less than 3,300,000l., and the only advantage which the public could obtain by the measure, must be limited to the saving of interest on the casual and temporary employment of about 2,300,000/. after the deficiency bills were discharged, which, upon an average throughout the year, would not be more than equal to one million.

The Earl of Liverpool reminded the House, that the question as to the advantage the public ought to derive from the balances deposited in the Bank, had been very fully considered in 1807 and 1808, when the Bank proposed to advance a loan of three millions without interest, which it was then thought advisable to accept, rather than the other alternative. With regard to the average amount of the balances in question, it was probable that the sum would be ultimately not less than four millions. As to the balances to which the noble marquis had alluded, he had no difficulty in stating, that it had not been thought proper to extend the principle further at present, while an inquiry was going on which had for its object the affairs of the Bank.

The bill was then read a third

time, and passed.

On April 5th, the Earl of Harrowby presented to the House of Lords a report from the Secret

Committee appointed by the House to inquire into the state of the Bank with reference to the resumption of Cash Pay The report stated the ments. notice by the Bank of their intention of paying in cash certain notes issued prior to 1817, which notice had been acted upon, and had caused a considerable drain of specie; and it recommended with a view to the more speed and effectual resumption of cash payments generally, that Bank should be prohibited from paying in gold the notes for which such notice had been given His lordship mentioned his intention to bring forward a legislative measure on the next day in unison with the recommenda tion contained in the Report with a view to the apeedy passing of which, he should move that the standing orders should be taken into consideration to-more row, in order to their suspen-

Earl Grey expressed his aston nishment at the proposition which had so unexpectedly been made, and from which he could draw no other conclusion than that the conduct of the ministers towards the Bank was the result either of ignorance, or fraud. He could conceive no necessity for such a measure short of that which operated in 1797; and if that case had occurred, he contended that the same course ought to have been resorted to, namely, that the privy council should, upon their responsibility, have directed the suspension of cash payments at the Bank, and then would have succeeded the legitimate func-

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rllament to have invesgrounds on which that ion had been come to. elt it his duty to say a upon the very unproposition brought y the noble earl, and uch he must now ded solemnly protest.

url of Harrowby said, ot given any notice in on as one of the king's but in his capacity as of the committee by report had been unagreed to. Neither was east foundation for the n that this measure was n the part of the Bank; mtrary, there was no tever of its ability to d all its engagements. n of the measure was, on of the committee, der to ensure at the riod the permanent reof cash payments, it lient to pass the meaed to.

ther lords spoke upon et; after which, Earl again, and after asserte thought the measure pregnant with was ut being aware that his noble friends viewed fferent light, he said, : being now a question : House, the only mode he could resort was, to the House do now adhe question of adjournput and negatived. The prders were ordered to into consideration toand the Lords to be

House of Commons, on

April 5th, the first report of the Secret Committee on the expediency of the Bank resuming Cash Payments, was made to the

following effect:

" The Committee of Secrecy appointed to consider the state of the Bank of England, with reference to the expediency of the resumption of cash payments at the period fixed by law, and into such other matters as are connected therewith; and to report to the House such information relative thereto, as may be disclosed without injury to the public interest, with their observations thereupen, are engaged in deliberating upon their report, which they hope to present to the House on an early day after the approaching recess. committee having a confident expectation that, in that report, they shall be enabled to fix a period, and recommend a plan, for the final removal of the present restriction on the Bank, think it their duty to submit to the House, that the execution of any such plan would, in their opinion, be materially obstructed and delayed by a continuance of the drain upon the treasure of the Bank, on account of the engagement of the Bank to pay in cash all its notes outstanding, of an earlier date than January 1st, 1817, and on account of the payment in cash of fractional sums under 51. That the committee therefore think it their duty to suggest to the House, the expediency of passing forthwith a bill, restraining all such payments in gold coin, until the report of the committee shall have been received, and considered by the House,

and a legislative measure passed

thereupon."

Mr. Peel then rose, and moved for leave to bring in a bill founded on the Report which had been just read. Its object would be, to restrain the issue of sovereigns for fractional payments under 5/., in consequence of notices issued in the course of 1816-17, in which the Bank undertook to pay in specie all notes dated previously to the 1st of January 1817. In consequence of these notices, the treasure of that body had suffered a very considerable drain. Accounts had been presented to the House of the issues of sovereigns between the 1st of January 1816, and the first of January of the present year, in which time it appeared that 4,500,000% had been issued from the Bank: 700,000/. had afterwards been issued; so that the whole sum amounted to 5,200,000% of treasure which had been withdrawn from the Bank. The object of the bill would be, to restrain, till the expiration of the present session of parliament, issues of cash such as he had described. The delay would enable the House to consider the subject, and to take the measures which the committee might hereafter suggest. The reasons for this measure lay within a short compass. Whenever the time came for removing the restriction, a large sum in cash would be necessary, much exceeding what the Bank had at present in its possession. This diminution of its treasure would make the Bank less able to return to cash payments, and would therefore tend to postpone the period for the termination of the

restriction. It was for these sons, and in the fullest confident that it would hasten the period of cash payments, that he shad propose the measure. He also equally confident that restoration of a standard of the in this country, as invariable the nature of things admitted would not be accompanied those inconveniencies which the persons apprehended.

The right hon, member moved "for leave to bring bill to restrain the Governor Company of the Bank of Enfrom making payments in under certain notices give them for that purpose." He added, as it was of the his utility that the measure state hoped the House would it to go through its several to

that evening.

Mr. Brougham said, that h himself considerably embars by the course taken by the c man of the Bank committee. proposed to them a measure on their confidence in the resible advisers of the Crown on their acquiescence in the : ments of a committee of own; but on the allegation something not explained, were called upon to pass a sure of great importance, not without discussion, but wi the possibility of discussion After reasoning for some respecting the peculiarity o case, Mr. B. asserted that no could have induced him to ca in the measure if it were m necessary to support the creathe Bank, but if he though stability of that establish brough it the mercantile of the country, were in from the payment of old and fractional sums, hower might blame the Bank ir improvidence, he should left it necessary to protect untry from the consequence imprudence.

d Castlereagh said, that if easure had been, brought d simply for the conveof the Bank, or for the rt of its credit, it would been unfit that it should een disposed of in the way woposed. But they might **ured** that the credit of that was so high, that there not have been any ney to have interposed bethe Bank and its creditors, t for public convenience. on. and learned gentleman irly said, that the question the House was a balance mveniences; but he trusted cts would support the mea-To-morrow or proposed. **xt** day the dividends would a course of payment; and measure were not carried th as fast as the forms of ment would admit, notice be given to all holders of of an early date to carry He hoped, for payment. rer, that the House would r in speedily carrying the ire.

Tierney affirmed that this me of the most important res that could be brought; parliament; and if one surprised him more than er, it was the extraordinary sure with which the propohad been received. Of this we several instances; but,

said he, necessitas suprema lex, and it was necessary to examine howthe question of the issues stood. It was in 1817 that the notices. were issued under which the payments were made, and the drain had gone on without answering any other purpose than to enable the chancellor of the exchequer. to make a speech, to say that, cash payments were virtually resumed. In the last year he had brought in a bill for continuing; the Restriction act; and at that time he saw with his eyes wide, open the drain which was then going on more rapidly than at any, time since, yet took no step to stop it. What was the time whenthis alarm first came upon him? Why, no sooner than this day at twelve o'clock. For his own part, till yesterday, he should no more have thought of the committee making such a report, than of their doing the most improbable and extravagant thing in the The House at large were in the dark from knowing too little; he, on the contrary, was, in a difficulty from knowing too much, as a member of the secret committee, and was continually afraid of letting some of his knowledge out. But to mention a fact that was no secret: what had been the conduct of the Bank? Their whole object, it was said, was, to resume cash payments. They lived in the hope of it, and the delay was misery. It was not, however, to such a degree as to induce the Court of Directors to come to any resolution on the subject; and so quiet were they, that no conversation had taken place between the governor and the chancellor of the exchequer for the last three months.

What was the reason for so rapidly passing this measure? Why, merely from a mysterious recommendation from the committee, that the adoption of such a measure was necessary to enable the Bank to resume cash payments at some time—it was not stated when. It was said, on the part of the Bank, that they did not ask for this measure. But it was for the House to consider whether it would allow, upon such a suggestion, all its usual forms to be suspended, of the necessity for which it had no evidence whatever.

Lord A. Hamilton conceived the measure to be only a continuance of the system of restriction; with this difference, that when such a measure was proposed before, some grounds were stated for it, and these grounds were discussed, but at present it was to be carried without any discussion of its merits.

Several members spoke on each side of the question on this debate. At length,

The Chancellor of the ! quer said, that when the p time arrived to enter upd details of this subject, be s be prepared to show that was no inconsistency with between the principle of thi and the principle which gov his other arrangements on the ject. He only regretted the measure had not been carlier duced. The fact was, that had been entertained last that the state of exchange have come round, and ob the inconveniences comp

The House having resolveself into a committee on the Restriction acts, leave was to bring in the bill. The I having resumed, the bill was a first and second time, mitted, and reported. O motion that it be read a time, Mr. Gurney made is observations tending to disart of it.

In fine, the bill was paids

CHAPTER V.

tes Mackintosh's Address respecting the Criminal Laws.—Trial lattle Abolition Bill.—First Report of the Secret Committee, le Expediency of the Bank resuming Cash Payments.—Prougs in both Houses respecting the Claims of the Roman slice.

James Mackintosh, on rch 2, in rising to address use of Commons concernsystem of Criminal laws, with noticing some cons made by the noble lord reagh) which would tend o narrow the grounds of ce between them, in so as both were agreed that te of the criminal law in antry called for investigaid that a select committee be the proper course to in it. Proceeding then to rower question, which was erison between the noble ystem and his own, he pro-

to show that in accordith the usage of the House, ald propose that the House should nominate separate ttees; whereas the noble oposed that the committee had been named, should sominate three committees. mes found no difficulty in his own proposition the prity to that offered by the ord.

next inquired into the exwhich the House of Comifforded him by their former dings, and he began with 1750, when, in consequence of the alarm created by some species of crimes, a committee was appointed "to examine into and consider the state of the laws relating to felonies, and to report to the House their opinion as to the defects of those laws, and as to the propriety of amending or repealing them." The persons of whom the committee were then composed were Mr. Pelham, Mr. Pitt. Mr. G. Grenville, Mr. Lyttleton, Mr. C. Townshend, and Sir Dudley Ryder. The first resolution in which these distinguished persons & agreed, "that it was reasonable to exchange the punishment of death for some other adequate punishment. A bill was brought in, founded on the resolutions of the committee: it passed this House, but was thrown out in the House of Lords. In 1770, another alarm, occasioned by the increase of a certain species of crime, led to the appointment, on November 27, of another committee, of which Sir Charles Grenville, Sir Mr. Fox, William Meredith, Mr. Serjeant Glynn, Sir Charles Bunbury, and others, were members. That committee was occupied for two sessions with the subject, in the second of which they

they brought their report to maturity. It passed the House of Commons, but was thrown out by the House of Lords.

Sir James M. now said, that it was upon these precedents that he had formed, and that he brings forward, his motion. But he must first mention what his object is not, in order to obviate the misapprehensions of overzealous supporters, and the misapprehensions of desperate opnonents. "I do not propose to form a new criminal code. Altogether to aboush a system of law, admirable in its principle, interwoven with the habits of the English people, and under which they long and happily lived, is a proposition very remote from my notions of legislation. Neither is it my intention to propose the abolition of the punishment of death. I hold the right of inflicting that punishment to be that part of the right of selfdefence with which societies, as well as individuals, are endowed. Nor do I wish to take away the right of pardon from the crown: on the contrary, my object is to restore to the crown the practical use of that right. The main part of the reform which I should propose, would be to transfer to the Statute Book the improvements which the wisdom of modern times has introduced into the practice of the law. One of my objects is, to approximate them: to make good men the anxious supporters of the criminal law, and to restore that zealous attachment to the law in general which has distiguished the people of England among the nations of the world."

Having (said Sir James M.) concluded my general remarks, I will now enter into a few illustrative details. Among these, we shall take no notice of the least important articles, but go directly to those which constitute the main purpose of the eloquent speaker's address.

The real state of the case (said he) is, that in the first or highest class of felonies, the law has been executed in every case; that in the middle class it has sometimes been executed; and that in the lowest class it has not been executed at all. To correct this anomaly, so injurious, and so subversive of the great purposes of criminal jurisprudence, is the object that I have in view.

For the sake of clearness, the hon, and learned member divided the crimes against which our penal code denounces capital punishment into three classes. In the first, murder, and murderous offences, or such as are likely to lead to murder, such as shooting or stabbing with a view to the malicious destruction of human life, on which the law is invariably executed; in the second, arson, highway robberies; piracies, and other offences, to the number of nine or ten, on which, at present, the law is carried into effect in a great many cases. On those two divisions, he admitted, for the present, that it would be unsafe to propose any alteration. Many of the crimes comprehended in them ought to be punished with death; and he was persuaded that a patient and calm investigation would remove the objections of a number of well-meaning persons who are

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pimion. But lookte offences at the iminal code, to the ty of it, he saw a offences, some confrauds of various hers of the most friantastic description, o about 150 in numwhich the punishath is denounced by though that punishwer at present exe-sere can be no doubt capital felonies should ged from our Statutedisgrace to our law, enting a false opinion, re sanguinary than it has a rendered in practice. e many more capital fea similar nature, which elics of barbarous times, th are disgraceful to the r of an eolightened and people. For such of**punishments** quite adead sufficiently numerous, which the wisdom of the re may order to be in-

ebateable ground on this (Sir James Mackintosh to say) is afforded by a middle class of offences, g of larcenies and frauds ous kind, though not aced with violence and terdo not propose, in any to interfere with the disof the judges in deciding ry crime to which the ent of death ought, under rcumstances, to attach; xamine whether or not it nient, upon the whole the subject, that death remain the punishment LXI:

expressly directed b offences, which, in tration of the law, are mover a severely punished than with thu portation, either for life, or for limited periods. On this subject. he took occasion to pay an affecting remembrance to the late Sir Samuel Romilly, with whom he fully concurred in thinking, that the punishment of death ought not to attach by law to any of those offences for which transportation is a sufficient punishment. In this case, he joined his late friend in the conviction, that the balance of advantage is decidedly against the continuance

of the existing system. The House (said he) will still bear in mind that I do not call for the abolition of the punishment of death, but only in those cases in which it is rarely, and ought never, to be carried into effect. In such cases I propose to institute other milder but more invariable punishments. Nothing, in my opinion, can be more injurious than the frequency with which the sentence of death is pronounced from the judgmentseat, when it is evident, even to those against whom the punishment is denounced, that it will never be carried into effect. In all nations, an agreement between the laws and the general feeling of those who are subject to them, is essential to their efficacy; but this agreement becomes of unspeakable importance in a country in which the charge of executing them is committed, in great measure, to the people themselves. I know not how to contemplate, without serious apprehension, the consequences that

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may attend the prolongation of a system like the present. My object is, to make the laws popular, to reconcile public opinion to their enactments, and thus to redeem their character. The just and faithful administration of the law is the great bond of society. If those who hold the reins of government, instead of attempting a remedy, content themselves with vain lamentations at the growth of crime, that growth must continue to spread a just alarm.

I will now, Sir, conclude by moving, "That a Select Committee be appointed to consider of so much of the Criminal Laws as relates to Capital Punishments in Felonies, and to report their observations and opinion of the same, from time to time, to the House."

Lord Castlereagh then rose; and after complimenting the honand learned member on a speech, in the temperate and candid style of which he was sure he joined the whole House, he said, that the true question on which he was at issue with the hon, and learned gentleman was, to consider the species of proceeding which would be most likely to lead to a wise and salutary result. notions concerning this matter, it was evident, that the noble lord had a decided preference to a practical view of the subject, while he held, in profound contempt, what he called the abstract and visionary opinions of his antagonist. These differences constituted the whole of his argument, which he concluded with a motion. He felt it, he said, his duty to move the previous question on the motion made by the hon, and learned gentleman, not from a wish to oppose him, notfrom any disposition to throw obstacles in the way of inquiry, but because he conceived the adoption of the hon, and learned gentleman's views would tend to separate the inquiry into the state of the criminal law, from the inquiry into the nature of punishments; thus defeating the united consideration of such important and concomitant topics; and because he therefore thought the appointment of the committee of last night was the step most calculated to lead to advantageous

Among the speeches in favour of his hon, and learned friend, one of the most decided was, that of Mr. Wuberforce. He began with declaring, that in his long experience of that House, he had never heard a more able address, a more splended display of profound knowledge of the subject, with such forcible reasoning from the facts which that knowledge had called forth. He had not only derived great pleasure from what he had heard, but also from what he had not heard in the course of the discussion; namely, those arguments, or rather those objections, against alterations of, or inquiry into, old laws and customs, which had been so vehemently urged at former periods. He had heard opinions at that time, which any man would blush to hold at the present day. such objections were, however, made on this occasion; and the only one to the motion of his hon. and learned friend was, that it would be better to refer the

matter

testier to the committee proposed by his noble friend. Why should he prefer the expectation of a committee, when he might have one at the present moment, when there were so many reasons urging to the immediate inquiry? Why should not some alteration be made, which would take from a jury the painful task which they had so often to perform at present? and yet that could be done by an alteration of the laws. It had been said, that our laws had not been made all at once, but had been the result of gradual legislation. That was the fact; but it argued nothing against the original motion. It was thought a safe way of checking the crime, to fix the penalty of death against its commission. But experience taught, that this was a most erroneous mode of legislation. The persons with whom we had to deal, were such as were careless, as well of this life, as of the life They looked not to to come. the enormity of the crime, but to the chance of escaping the punishment. Ought, then, the system to be continued which this very principle brought into action? If not, there was the very best reason for a committee. He could not but think, that instead of being considered hasty in their desire for a committee on this subject, they ought rather to be accused of being tardy in not having called for it before; and that the legislature was to blame in having so long neglected a matter wherein human life was at stake.

Several other members spoke upon this occasion. At length, the previous question being put,

"That that question be now put," the House divided: Ayes, 147; Noes, 128: Majority in favour of Sir James Mackintosh's motion, 19. The main question was then put and agreed to; and a committee was appointed, consisting of several leading members.

Trial by Battle Abolition Bill.

The Attorney General having, on March 19, moved the order of the day for the farther consideration of the report of this Bill, Sir F. Burdett rose, to consider at large how it would affect the right of appeal, with which, he conceived, it had nothing whatever to do, any more than an indictment at common or statute It was, he thought, a measure which went to increase the power of the Crown, inasmuch as it would deprive the subject of an appeal against what might be an illegal and unjust extension of the power of the Crown in pardoning criminals in cases of murder. After a considerable discussion upon this subject, Sir F. Burdett moved, to leave out from the word "That," to the end of the question, in order to add the words, "That this bill be recom-

Mr. Sergeant Copley said, that he would rather that the bill of his hon. and learned friend should be lost altogether, than that an attempt should be made to carry it into effect with the amendment proposed to be made. He then adduced a considerable number of facts, to show, that the right of appeal was still acted upon, and considered as the law of the land. Proceeding to the speech of the hon. baronet, he said he

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had maintained, that the Crown had no right to pardon for murder, and that it was abolished by statute. In this he begged leave to differ from him cotirely. The Crown had the prerogative, though it might, like other prerogatives, be abused; but if taken from the Crown, where would the hon, baronet have it placed? When a party was prosecuted for a criminal offence, it was necessary that he should be charged upon oath, and a grand jury must find a bill before he could be put upon his trial; but in a case of appeal, it was only necessary for the appellant to make affidavit that he believed the party to be guilty. Yet such was the system which the honbaronet, an avowed friend to the liberty of the subject, felt himself called upon to applaud.

The Attorney General justified the clause as absolutely necessary. If, in the case of Ashford Thornton, the appellant had persevered in the trial by battle, he had no doubt the legislature would have felt it their imperious duty at once to have interfered, and have passed an ex post facto law for preventing so degrading a spectacle from taking place.

The question being put, "That the words proposed to be left out, stand part of the question," the House divided; Ayes, 86;

Noes, 4.

On the 22nd of March, the same bill being moved for a third reading by the Attorney General, Sir Robert Wilson, after moving, as an amendment, " That the bill be read a third time this day three weeks, the House again divided upon the question that

the bill be now read a third time. This was carried by Ayes, 64; Noes, 2: Majority, 62. The bill was then read a third time, and passed.

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First Report of the Secret Com-. mittee, on the expediency of the Bank resuming Cash Payments.

" The Committee of Secrecy, appointed to consider of the state of the Bank of England, with reference to the expediency of the resumption of Cash Payments at the period fixed by law, and into such other matters as are connected therewith; and to report to the House such information relative thereto, as may be disclosed without injury to the public interests, with their Observations thereupon-Are engaged in deliberating upon their report, which they hope to be able to present to the House on an early day after the approaching recess.

" The committee having a confident expectation that, in that report, they shall be enabled to fix a period, and recommend a plan, for the final removal of the present restriction on the Bank, think it their duty to submit to the House, that the execution of any such plan would, in their opinion, be materially obstructed and delayed by a continuance of the drain upon the treasure of the Bank, on account of the engagement of the Bank to pay in cash all its notes outstanding, of an earlier date than Jan. 1st, 1817, and on the account of the payment in cash of fractional sums under 51.

"That the committee, therefore, think it their duty to sug-

gest to the House the expediency of passing forthwith a bill, restraining all such payments in gold coin, until the report of the committee shall have been received, and considered by the flouse, and a legislative measure passed thereupon."

The Report was ordered to be

printed.

Mr. Peel then said, that the object of this bill would be, to restrain, till the expiration of the present session of parliament, issues of cash in the manner he had described. The delay would enable the House to consider the subject, and to take the measures which the committee might hereafter suggest. The reasons for Whenever the time compass. came for removing the restriction, a large sum in cash would be necessary; that sum considerably exceeded the sum which the Bank had at present in its possession; and as it was manifest that any diminution of this sum would not be productive of any advantage to the country by its immediate effects, so it was also plain, that this diminution of its treasure would make the Bank more unable to return to cash payments, and would therefore tend to postpone the period for the termination of the restriction. It was for these reasons, and in the fullest confidence that it would tend to hasten the period of cash payments, that he should propose the measure. He then moved " for leave to bring in a bull to restrain the Governor and Company of the Bank of England from making payments in cash, under certain notices given by them for that purpose."

Mr. Peel then added, as it was of the highest utility that the measure should pass as expeditiously as possible, he hoped the House would allow it to go through its several stages that

evening.

Mr. Brougham, among various other grounds by which he justified an opposition to the proposed bill in all its stages, said, that it would be one of the most unwarrantable kinds of proceeding, to commit a violent breach of the forms of the House to protect the House against its own regulations. The Bank had not been compelied to pay the notes issued before 1817; they had the option to pay or not pay. therefore, the measure had been founded on the convenience of the Bank, he had no doubt as to the course to be taken. But he had more doubt when it was put on another ground, namely, that the committee not having finished its investigation, but having made a certain progress in it, not seeing exactly to what end their deliberations would lead, had grounds for supposing, that another measure, if not necessary, would be mainly subscrvient. But when the proposition was thus stated, the question arose, why should this measure be hurried through the House with such extraordinary rapidity. The question now came to a balance of evils. If he was persuaded that the measure was necessary, and if it were delayed three or four days it would be wholly nugatory, he might be content to take the extraordinary step which was recommended; but unless the right hon, mover, and the other members of the com-THILLE

mittee could take on themselves to say this, he, for one, could not consent to see the standing orders of the House violated.

Lord Castlereagh next rose as an assistant to his right hon. friend, but it was merely for such a purpose that he gave himself the trouble of speaking at all.

Mr. Tierney affirmed that this was one of the most important measures that could be brought before parliament; and if one thing surprised him more than another, it was the extraordinary composure with which the proposition had been received. He went on to say, that they would now find that the promises of the Bank were worth nothing; and that the faith of the legislature was not more valuable than the promises of the Bank; for those who from excessive wariness chose to possess notes convertible into gold, were cut off by an act of parliament passed through each House in a single night, from the property which was gratifying to their own private feelings. But it would be said, necessulas suprema lex, and it was necessary to examine how the question of the issues stood. It was in 1817 that the notices were issued under which the payments were made; and the drain had gone on from that time to this without answering any other purpose than to enable the chancellor of the exchequer to make a speech, to say that cash payments were virtually resumed. In the last year he had brought in a bill for continuing the restriction act, and at the same time he saw with his eyes wide open, the drain which was

then going on more rapidly than at any time since, yet he took no step to stop it. He believed there was not a gentleman in the committee who before Saturday had heard a word either of the danger or the remedy; and for his own part, till yesterday, he should no more have thought of the committee making such a report, than of their doing the most improbable and extravagant thing in the world. The House at large were in the dark from knowing too little: he, on the contrary, was in a difficulty from knowing too much as a member of the secret committee. to mention a fact that was no secret; what had been the conduct of the Bank? Their whole object, it was said, was to resume cash payments; they lived in the hope of it, and the delay of it was misery. The noble lord of it was misery. was very anxious on the subject: he had laboured to prove, that the less money the Bank had, the less they could pay (for that was the amount of his proposition). but as for the Bank, they felt no alarm whatever. So quiet werethey, that no conversation had taken place between the Governor and the Chancellor of the Exchequer for the last three months. It was said, on the part of the Bank, that they did not ask for this measure. It was, indeed, only on Saturday night, that its expediency was suggested by two hon, gentlemen, one a Bank director, the other a gentleman, no doubt, of mercantile consequence. But it was for the House to consider, whether it would allow, upon such a suggestion, all the usual forms to be suspended, in order to carry a mea-

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the necessity of which evidence whatsoever.

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everal members had opinion concerning on, of whom the mae clearly in favour of mployed by the right er, the House resolved a committee on the diction acts, and leave to bring in the bill. baving resumed, the and a first and second unitted, and reported. otion, that it be read a Mr. Gurney said that not avoid expressing but the measure would ve of more evil, than is from any good exion it.

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Catholic Claims.

House of Commons, on potitions were prepecting the claims of an Catholics, by the members: Mr. Bastard,

against their claims, from the county of Devon, and fro - the city of Exeter, Mr. Peel and Mr. Methuen, on the same side; sir George Hill, from the citizens and inhabitants of Londonderry, on the same side; Lord Ebrington and Mr. Western, in favour of the Catholics; and many other petitions on the same subject, which were ordered to lie on the table.

On the same day, the Right Hon. Mr. Grattan presented eight Roman Catholic, and five Protestant petitions in favour of the Roman Catholic claims, after which he rose, and made a speech, of which the following were the leading points:

The hon, member began with expressing his ardent hope, that the wishes of the Catholics should ultimately succeed, and that they would give strength to the Protestant church, to the Act of Settlement, to the Protestant succession to the crown, and would form an identification with the people, so as to preserve tranquillity at home, and security and respectability abroad. He proceeded in his argument to observe, first, that the Roman Catholies had a common law right to eligibility; secondly, that the parliament had in justice no right to require them to abjure their religion; thirdly, that the Roman Catholic religion is no evidence of perfidy or treason; fourthly, that you reject the Roman Catholics for what they have abjured, and require of them to abjure that which does not belong to the cognizance of the civil magistrate, namely, the articles of their religion.

In

In continuing the disqualification of the Roman Catholics, we not only deprive them of the common law right of eligibility. but we affect the foundation of When we say our own religion. that the Roman Catholic is incapable of moral obligation or political allegiance, we affirm that Christianity does not extend to France, to Italy, to Spain, to a great part of Germany, and of course we deprive it of one great proof of its divinity. You anawer this by charges against the Roman Catholics. I have stated those charges to be unfounded. You did not believe in them in the 17th of the king, when you declared the Roman Catholics to be good and loyal subjects; when you gave them the right of bearing arms; when you gave them in Ireland, the election franchise; when you gave them the army and navy; when you restored the popedom; when you helped to restore the house of Bourbon, and with them to give new strength to the Roman religion in France. You saw that a Roman Catholic church establishment was better than philosophy, and that Christianity with seven sacraments, was better than infidelity.

But it is said, if you emancipate Roman Catholics, their clergy will overturn the government; they will use their influence with the laity, who will forfeit their lives in the vain attempt to give domination to their church. This argument is fundamentally erroneous: it supposes that man struggles for the domination of his church establishment by nature. Man is not

attached to church establishment by nature; it is a creature of art, and a question in politics, not a work of nature. The argument goes farther, and says, that men would prefer the domination of their church establishment to all considerations, moral or political: that is to say, that all men are by nature fanatics. This argument is not only not according to human nature, but the reverse. It is supposed that Dr. Poynter, an excellent subject, will, upon the emancipation of his flock, say to the Duke of Norfolk, your grace is now possessed of the privileges of the constitution, and will now, of course, try to subvert the government; that is to say, lose your head by a fruitless attempt to get me made archbishop of Canterbury. Argument arrives at last to the monstrous palliation of two crimes, rebellion of the Roman Catholics for the ambition of their church, and pains and penalties imposed upon the Roman Catholics, for the exercise of their religion.

The argument I combat not only goes against the nature of man, but against the drift of the age. The question is not now, which church? but whether any, When you attack the religion of Europe, you attack the religion of England. There is a great similitude. You send for your clergy when you are sick, or dying: your sacrament is more than a commemoration, though less than a transubstantiation: there are shades of difference it is true, but if their bierarchy be so abominable, yours cannot be pure, and in your common downfall, you will learn your similitude.

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sor, the Plantagenet, conquered on the continent, so have you; but then they confirmed the great charter thirty times: your other predecessor, the Tudor, saved Holland; but then she passed good laws without number: the Hanover, and under your direction, has carried Europe on his back; but then a great work still remains for the fulfilment of this glory, a fourth part of your subjects are now before you. Come, the destinies of the house of Hanover are waiting for you; come, be the emancipator of the Catholics, as you have been the deliverer of Europe, and look in the face the Plantagenet and the Tudor. I move, Sir, " That this House do resolve itself into a committee of the whole House, to consider the state of the laws by which the oaths or declarations are required to be taken, or made as qualifications for the enjoyment of offices, and the exercise of civil functions, so far as the same affect his majesty's Roman Catholic subjects, and whether it would be expedient in any, or what manner to alter or modify the same, and subject to what provisions and regulations."

Mr. Croker now rose to second the motion, in which he said that he owed some apology to the House for venturing to solicit its attention at so early a stage in the debate, but he trusted that an apology would be found in the nature of the considerations which he had to offer to its notice. The statute which the hon, gentleman found prescribing the oaths at present existing as

the principal one now in forc this point, is the first of Geo. which provides, that all per holding any office, civil or tary, or any place of emolus or trust, shall, within three me after they shall have ent upon any such place or o subscribe in one of the cour Westminster, or at the gen quarter sessions of the peace oaths in the statute set f namely, the oath of allegic the oath of supremacy, and oath of abjuration. By a st quent act of 9th George 22 is provided that, instead of period of three months give the statute of George 11 period of six menths shall allowed for qualification; farther, that the declare against transubstantiation end 25th Charles II, shall ale made at the same time. this time commences a series of legislation on the ject, for, from the extensio the period allowed for qual tion, the wisdom of parlies has been pleased annually pass an Act of Indemnity, w reciting the acts, imposing oaths of qualification, and declaration against transub tiation, enacts, that any pe who may, before the passin such an act, have omitted . qualify himself, shall not liable to any pains or pens for such omission, provide shall qualify before the 25t March next ensuing. If (the hon. gentleman) with all attention I have directed tow this subject, I should have for in unravelling its details, it guide us, and if no all direct us to a clear true state of the law, idently ask, is it not have a committee of 2 Again-What, on is the effect of the make them pursue with a blinder, and long fury? Jealousy may have produced disaffection; but by time operation of our eration and kindness ete mutual confidence, socity of affection. Foster opposed the

to the Catholics on minct grounds. The sctual state of the ficeling in Great Brihe said, was not at least could not be l in that House. His and was the indisponajority of the Pro-Ireland to entertain ka, which, from unchority, he contended very inconsiderable. e is the feelings of Catholics themselves. bill, of 1813, were in expressions to mark eation of it. They it to be a law of a preferred to it their e of exclusion. The leir pulpits, and the a solemn synod, dethey could not subeithout incurring the ism; and that, with of God, they would eir lives for it. In claim for political advanced by the tholic. authority, a

regular convention sitting like a parliament in Dublin. By their secretary they promulgated their declaration, of which their whole demand was limited to the four following objects: admission to the profession and practice of the law; a capacity to serve as county magistrates; a right to be summoned, and to serve on grand and petit juries; and the right of voting in counties only for Protestant members of parlia-This ultimatum of Cament. tholic desire was conceded to them; but in two short years afterwards, they approached the Irish parliament with such fervency of entreaty for admission into both houses of parliament, that Lord Fitzwilliam, then lord lieutenant, declared in a speech delivered after his recall, that the Irish Catholics would go into a rehellion if they were refused.

The right hon, gentleman concluded with saying, the church of England has grown with the growth of our civil freedom, been overcome when it was overcome, and triumphed when it triumphed. Like our civil constitution, it is a happy mixture of whatever there is safe and beneficial in the opposite extremes of liberty and power, adopting the free spirit, though not the tenets, which marks the church of Geneva, but tempering it by retaining the principles of supremacy and episcopy. And never be it forgotten, that in Ireland it superadds the additional claim to your present protection, that in all times past it has been your tenure of the island.

Lord Normanby next rose, who after strongly expressing his feelings

ings in favour of the Catholics, said, in conclusion, I shall rest their case principally upon this point: can any man sincerely and solemnly affirm, that he helieves the safety of the state requires the continuance of the present system? Let that man, and that man only, vote against the present motion.

Other persons spoke for and against the present motion; at length, the House having been cleared, amidst numerous cries for the question, there appeared, Ayes, 241; Noes, 243; Majority

against the Motion, 2.

In the House of Lords, on May 17th, the Earl of Donoughmore rose, in pursuance to notice given, to call their lordships' attention to the petitions, praying for relief to the Roman Catholics: and in furtherance of this object, he submitted to their lordships a resolution to the effect that this House resolve itself into a committee to consider the state of the laws which inflict civil disabilities on account of religious opinions, particularly in so far as those laws deprive his majesty's Roman Catholic subjects of the exercise of their civil rights; and in how far it may be expedient to alter or modify the same. The earl then entered into a consideration of the manner in which the Catholics were still fettered; and he said, if the House went into the committee, he should propose, in the first place, the repeal or modification of the declaration oath, a great part of which amounted to a denial of doctrines, held, by those who believed them, to be the great truths of the Christian religion; and in the second place,

to obtain the repeal of the of abjuration. The oath of premacy, he thought, migitania. He concluded by muthe resolution stated in the buing of his speech.

The Bishop of Worstrongly declared against claims of the Catholics, and tested against bringing within one single step of patheir church in the place &

establishment.

The Bishop of Normich the opposite opinions; and that it was the duty of the I to let England cease from day forward to be the only try in Europe where intoke was established by law, veligious opinions excluded civil office, and where men obliged to surrender their for the sake of their conscie

The Bishop of Peterbo asserted that it was not u on account of any differen abstract opinions between petitioners and themselves, they thought their religi ground of exclusion; but be opinions, abstract in thems are coupled with other opi which are not so. Having sidered this question in refe to the state, he next consi it in reference to the church dwelt with some force upoi dangers which might atte under a papal establishment . The Lord Chancellor the that in the present question real point at issue was, not would satisfy the Catholic 1 but what would or ough satisfy the Protestant. security by oath could the tholics give which could re

he king's supremacy in temp rul, with the pope's acy in things ecclesias-To him it appeared, that all the plans proposed ament since the compent of these discussions, f them were practicable; b, if we were to believe the lustory of the country 860 to 1688, it would be bow systematically the Carholics pursued the lishment of their own oband the destruction of the d church. If the House to the sentiments which wowed and expressed by choic church during the reign of Charles the 2nd, disqualifications, and how y that necessity was imon the minds of the intion. At the latter part two periods alluded to, it polved that this country chave a Protestant king, a tant parliament, and a Progovernment. Such was cat principle parliament always to have in view, in due reverence that f all men derived to them God, that they should not ecuted for religious opi-

h various sentiments, his p said, that he should beis duty to his sovereign, y law ought to be a Proto the people, who were tants, to the two Houses iament, who by law ought Protestants, were he not fly to oppose such motions to brought by the noble

earl, unless the Catholics were, in the first instance, to declare and prove that they had renounced those doctrines which rendered their admission to a full participation of the rights of their fellow subjects, dangerous to the

tranquillity of the state.

Earl Grey, who had already made up his mind to the support of the noble earl who was the mover of the question, said, that in due deference to the noble and learned lord's authority, he felt it incumbent on him to contest some of the points which that lord had endeavoured to establish in support of his own opinions. What, he said, was the meaning of the expression, that the constitution established at the Revolution was essentially and fundamentally Prosestant? He, himself, could find no other meaning than that it was not contained in the great charters of the constitution, the Bill of Rights, and the Act of Settle-ment. If, however, it could be shown that they were securities established, not at the Revolution, but at periods previous and subsequent to that event; if none of them were ingrafted in those acts which formed the charter of our constitution; if it could be proved that they arose from particular circumstances and the exigences of particular times, then the whole of the noble and learned lord's argument would fall to the ground.

The first of the acts to which he had referred was the Corporation Act, passed in the first year after the Restoration. The object of this act was, not the exclusion of the Catholics, who, at that period, had seats in parlia-

ment, but the exclusion of pessons who had been supporters of Cromwell, who had contributed to overturn the constitution. The next was the Test Act, passed in the 25th of Charles 2nd. doubtedly that act was directed against the Catholics, but chiefly against the duke of York, the presumptive heir of the crown, and known to be of the Catholic religion. Then came the 30th of Charles 2nd, of the origin of which it is notorious, that it was a consequence of the plots of Oates and Bedloe. This act was passed, not as the noble and learned lord described as emanating from the deliberate wisdom and prospective caution of parliament, but for the purpose of excluding one class of the king's subjects from the rights and privileges, which until that period they had enjoyed. Such were the laws passed previous to the Revolution, all of them founded on particular circumstances which no longer existed. It was true that our ancestors, after the expulsion of James, retained those laws, and added others of a more severe tenor; but let their lordships look at the causes which induced The king had them so to act. taken refuge with, and received assistance from, the greatest Catholic sovereign in Europe. He was supported by a number of partizans in this country, of whom the largest proportion were Catholics. Our ancestors, wisely deviating as little as possible from the principle of hereditary succession, had established the succession in the line of the exiled monarch's daughters. Added to that, was the belief entertained by the great men by whom the volution was effected, of the ceitful character of the Cati religion, and of the abhorrent ture of their tenets. In all t circumstances would be seen cause of laws so contrary to spirit which produced the R lution. The necessity for t laws no longer existing, the pe which induced our ancestor pass them could no longer urged for their continuance; the policy which induced the declare that the English were! required that freedom should extended to the Catholics, that no cause remained for w

holding it.

The earl then deviated in close attack upon the princi avowed by the Chancellor, which he did not forget a defi of the system of Locke, in w he found the friend of just benevolence, and freedom. ended his speech, with noti the present dangers which the ened our security; and he se why is Ireland to be left a tinued prey to that system proscription from whence so alarm and danger has been through the empire? Was it thing less than madness to a such dangers to accumulate, not, when the opportunity sented itself, to take the cer means to allay present dis tent, and provide future secu

The Earl of Liverpool, succeeded to the last spea found little to add to the atta made by the Chancellor and o opposers of the Catholic cla He fully subscribed to that tem which maintained itself | Protestant religion, with a l

monarchy, and a Protesrliament.

the Marquis of Lansthe Earl of Westmorene Earl of Carnarvon, the of Wellington, and the Darnley, made little adthe arguments used by kers which had preceded The question was then alled for, which gave,

y against the Motion, 41. Iay 25th, Earl Grey rose, it to their lordships a bill re Roman Catholics from the declaratory oaths

Transubstantiation and rocation of Saints. ed, that no obstacle would used to the passing of this ich did not in the least inwith any securities which ble lords thought ought equired of Roman Cathot merely affected certain ic opinions, and had no rewhatever to any question emacy, political or spiri-He then presented a bill ogating so much of the of the 25th and 30th of 2nd as prescribes to all civil and military, and to rs of both Houses of par-, Declaration against the e of Transubstantiation Invocation of Saints.

Bill was read a first time. the 10th of June, Earl id, that the bill the second of which he rose to move,

would, he hoped, have met with the general concurrence of their lordships. That hope was founded on the reasonableness, as it appeared to him, of the bill itself, and the admission that doctrines of faith were not a ground for the exclusion of Roman Catholics from the enjoyment of the advantages of the British constitution. But he was told, from an authority which he could not doubt, that his bill was to be met with a most determined opposition. His lordship entered with much ability into a discussion respecting the intended attack; but it will probably be more to the purpose, to consider the resolutions of a body of men against the bill in question, on which he was told that a petition was to be founded.

The first resolution stated, "That the British constitution and government are essentially and fundamentally Protestant, and the Protestant religion forms the great security of the public happiness and welfare of this country, as established and secured by a solemn national compact at the period of the Revolution, and by the acts of the legislature which happily settled the crown of these realms upon his majesty's august family." The second resolution mentioned, "That being sensible of the religious and political blessings enjoyed under the sway of the royal house of Brunswick, and convinced that upon the maintenance of that compact, and of those acts of settlement; the safety of his majesty's person and government; the continuance of the monarchy of England; the preserva-

tion of the Protestant religion in all its integrity; the maintenance of the church of England, as by law established; the security of the ancient and undoubted rights and liberties; and the future peace and tranquillity of this kingdom; do, under God, entirely depend; this meeting is filled with alarm when the least attempt is made to abrogate any of the laws, or subvert any of the securities, by which those inestimable privileges are held." Srd, They profess, "that by the wise policy of our ancestors, Roman Catholics were excluded from bearing certain offices and from the legislature and councils of the nation; and by stat. 39, Charles 2nd, it was enacted, that no peer of the realm, or member of the House of Commons should vote or sit in parhament, until he take the oaths of allegiance and supremacy, and make, subscribe, and audibly repeat the declaration against transubstantiation and popery." The 4th resolution stated, " that the meeting has been informed, that a bill has been brought into parliament, and is now in progress, in which it is proposed, that the declaration against transubstantiation required by the statute 25, Charles 2nd, and the declaration against transubstantiation and popery, required by the statute 30, Charles 2nd, shall no longer be required to be taken as a qualification for holding any office or place of trust from his majesty, or under his authority, or for sitting or voting in either House of parliament; provided, that nothing therein should dispense any person from taking the oaths of allegiance or supremacy." The fifth resolution was as follows: "That

although the said declarations against transubstantiation and popery contain only a renunciation of certain opinions entertained by Roman Catholics, yet they form the principal test by which Roman Catholics are to be ascertained and without which, the oaths de allegiance and supremacy are not sufficient to exclude Roman Catholics from parliament, and from situations of political power. The sixth resolution represented, "that the Catholics regarded certain oaths as null and void, and affirmed that the Pope had hima self, a few years ago, published 🏾 proclamation to his subjects wherein he authorized them to take a distinction between active and passive oaths." In the sevent it was asserted, "that the Romid church granted no toleration to those who did not participate 🕍 its communion; and that there fore there could be no peace security for those who professed a different creed."

It may be supposed, that several of the allegations brought forward in this declaration were severely commented on by the mover of the bill; and the accession of Lord Grenville to the Catholic side was an important addition which seemed to make a powerful impression on the House. When however, a division of the House was declared, it appeared that the numbers were kept steady to their party. It stood thus:

CHAPTER VI.

stary Proceedings.—Second Report on Resumption of Cashuts.—Motion for a Committee on the Royal Burghs of ScotArmy Estimates.—Marquis Camden's Tellership Bill.—
i Enlistment Bill.—Motion on the State of the Nation.—
for considering of Parliamentary Reform.—Reversal of
ald Attainder.—Motion for an Address respecting the Slave
—Bill for Encouragement of Emigration to the Cape of Good
—Budget.—Speaker's Speech.—Prince Regent's Speech.—
ation.

VD Report of the Com-: of Secrecy on the Reof Cash Payments.—On Ir. Peel presented to the Commons an elaborate vided by the committee y into two parts;—the their inquiries into the he Bank of England, opinion with respect to iency of the resumption ents in specie, at the which by law they are med. On the first head, ed themselves to have ascertaining that the ch the Bank were liable led on to pay in fulof their engagements, on the 30th of January 1,894,380%, and that the te then in possession of nt securities and other the of to amount Ol., leaving a surplus in he Bank of 5,202,3201.; of the permanent debt government to the 4,686,800*l*., re-payable piration of the charter. KI.

The committee then informed themselves of the amount of cash and bullion in the coffers of the Bank at various periods since 1797, and of the quantity of gold coin issued by it between the 1st of January 1817, at which period a partial resumption of cash payments had been resorted to, and the 1st of January 1819; which was found to amount to about 6,756,000l. They next call the attention of the public to the amount of the debt due by it to the Bank of England, which, on the 29th of April last, reached the sum of 19,438,900%. After a variety of details and references to evidence connected with this part of the subject, the committee add; —That the amount of their advances to the public is urged by the Bank as one of the main impediments to their early resumption of cash payments; and that, in order to make preparations for their resumption, the Bank require a re-payment to the extent of ten millions. For such re-payment, the committee ear-[F]

to make immediate provision, and also to establish some permanent provisions limiting and defining the authority of the Bank to make advances to the government, and to purchase government securities; and bringing under the constant inspection of parliament, the extent to which that authority may be in future exercised.

On the second head of inquiry, the expediency of returning to cash payments at the period fixed by law,-the committee proceed to state arguments and detail evidence from which it appears first, that the Bank have already very considerably reduced their issues of notes since the beginning of 1818; 2ndly, that in order to secure themselves against the effects of a return to cash payments in July next, it would be necessary for them to make a further and very sudden reduction of that portion of their currency which they have immediately within their control; Srdly, that such reduction in the present state of the trade of the country, would be attended with very serious inconvenience; in consequence of which, the committee recommend the further postponement of the resumption of payments in apecie.

A third branch of the inquiries of the committee had for its object to ascertain the supply of gold which might be required to meet the demands upon the Bank on the resumption of payments in specie, and the practicability of commanding such supply. The evidence on this head embraces a variety of facts relative to the in-

vestment of British capit foreign funds,-the rates change,—and the effects lik be produced on such rates ! proposed resumption. whole, it is inferred that Britain has the power of manding a metallic currenc that the return to it ought gradual; and the committe clude, by recommending t attention of parliament th lowing outlines of a plan ! purpose. " That, after th of May 1821, the Bank an liable to deliver a quant gold, not less than 60 o of standard fineness, to be essayed and stamped at h jesty's mint, at the estab mint price of 31.17s. 101d. p in exchange for such an of notes presented to the shall represent, at that rail value of the gold demand That this hability of the B deliver gold in exchange for notes, shall continue for the than two, nor more than years, from the 1st of May and that, at the end of that cash payments shall be ren -That on a day to be fix parliament, not later than t of February 1820, the Bank be required to deliver go standard fineness, essaye stamped as before-mention exchange for their note amount of not less than 60 gold being demanded) at per oz., that being near market price of standard bars on an average of th three months."

These suggestions of the mittee of secrecy on being ferred to a committee of

whole House, were adopted with some modification as the foundation of two bills, which, after considerable discussion in the Comwas, passed both Houses.

Motion for referring to a Comnittee the Petitions from the Royal Berghe of Scotland.—May 6. Lord Archibald Hamilton rose and said, that after the petitions which had been presented to the House, praying a reform in the constitution and government of the Royal Burghs of Scotland, he trusted that no apology was necessary for occupying the time of. the House with this object. when he had last month brought ferward a subject intimately connected with this, the abuses of the burgh of Aberdeen, though he had stated as distinctly as he could, both what his motion was, and what it was not, he had not however escaped the unfair and unfounded insinuations of the gentlemen opposite. They charged him with using the subject merely as a clock for parliamentary reform; a charge totally unfounded, and which he again disclaimed **both for himself and for the peti**tieners, whose sole object it was to obtain a reform in the internal management of the burghs, radical and comprehensive indeed, but not more than commensurate with the occasion. The grievmces complained of were not new, neither were they partial nor transient. Twenty-five years ago, similar complaints had been made by the burgesses of Scotland; and a report of a committee employed to inquire into the subject had been laid on the table of the House. Between a reform in parliament and the present object. there was no necessary or direct connection; the remote and indirect connection between them, he would frankly explain; -- it was simply this: At present, the magistrates returned the member to parliament without any inor participation terference the burgesses; — the burgesses wished to have the same power as to the election of the magistrates, which the magistrates now had in the election of the mem-And if this were granted, the magistrates would still retain the same power as now; the only difference would be, that being themselves appointed and maintained by public opinion, instead of being self-elected and selfmaintained in defiance of it, they would probably elect such members as were approved by the burgh at large.

The existing burgh system in Scotland, he proceeded to say, was so oppressive to the inhabitants, so abhorrent from every principle of justice, and so very different from the government of any other part of the united empire, -he might say of the civilized world,—that he found it difficult to conceive how the House could refuse a committee of inquiry. He appealed to all who heard him, if in the cases brought under the notice of the House, particularly in that comprehended in the petition from Aberdeen, a scene of fraud and oppression was not disclosed which called loudly for investigation. What was the existing system? Self-created power, acting under self-created immunity, sanctioned by law. The magistrates first appointed and

[F2] continued

continued themselves in office, and then had this unbounded control over the funds of the burghs; they were empowered to contract debts to any amount they pleased, and though the burgesses were not entitled to inquire into their accounts, or to check their expenditure, they were responsible to the full extent for the debts thus contracted. This had been shown in the case of Aberdeen: there the burgesses had no means even of detecting the frauds committed by the magistrates; and if they had the means of detection, they were unable by the present practice, fortified by decisions at law, to obtain any redress. The petitioners also said, that the system was the same in the other burghs. It was from parliament only they could seek relief. Whatever might be the unjust iniquitous conduct of the magistrates, still there was no remedy, no appeal on the part of the burgesses to any court of law, so long as the town council remained unanimous. Another abuse which demanded revision was, that the acts of parliament in favour of the burgesses, such as those which required the residence of magistrates and prohibited the sale of seats in the town council, were allowed to fall into desuctude, while those which supported the unjust and oppressive power of the magistrates continued in full force. Civil or political rights the burgesses of Scotland had certainly none,—and if they had no municipal freedom or protection, what right remained to them, unless indeed that of suffering patiently this accumulation

of injuries and of grieve The noble lord proceeded t tail other hardships to white burgesses were exposed which the illegal exaction o was one. He refuted the of advanced on a former occasi the lord advocate of Sco that all which was wanted, w act regulating the burgh counts, and that the act of was an insuperable bar to more effective interference part of the House, and he matized the bill which that le lord had introduced last ye had suddenly and myster withdrawn, and had again duced this year, as involvi aggravation rather than a nution of the existing evil. concluded by moving for a committee, to consider of the titions from the Scotch be and to report thereon.

The motion was oppose Mr. W. Dundas, Mr. Boswe Binning, and Mr. Forbes, p pally on the ground of its al connection with parliaments form; it was supported by Primrose, Mr. P. Grant, and Wynn; the latter of whom cluded by remarking, that h not heard any contradiction t statements of the petitions; he believed he might say confidence, that at no time such statements ever been without securing parliame interference.

Mr. Canning thought it p to assign his reasons for v against the motion of the lord. He denied in genera position advanced by Mr. W that the House might, not standing the act of union, v

ed the rights and privileges Scotch burghs, legislate ee as it might do respecting a ones; though he did not e that where a case of malon ad hoc was made out, ight be done. The bill of ed advocate remained for discussion; but to the prenotion he never could acbecause he was averse to stempt to meddle with the hed system of Scotch re-ention; entertaining as he utmost apprehensions of sequences of any measure to what was called parery reform, to which he ed his decided opposition, sher it exhibited itself in the gross, disgusting, tyrannia insulting shape, in which 🍺 it had appeared in other or in the more plausible offensive, but not less ous character, in which it casionally laid before that

the division, the numbers yes, 149; Noes, 144: Mafor the motion 5. A result was received with loud by the opposition.

having gone into a Comof Supply, lord Paln said, that in bringing up
my estimates, he should
the House with few reas little could be added to
mute details of the finance
tree on this head. Upon
all view of the numbers of
my for the present year, as
red with the number of
oted last year, taking, in
instance, the permanent

establishments of the two years, and leaving out the troops in India and in France, there would be found a diminution of 9.800 men. Upon a general view of the estimates of last year and the present year, there appeared to be a diminution in the present year of 26,042 men. This was the amount of the reduction of force which had actually been effected since the estimate of last year. After entering into a variety of details of expenditure, through which it would be superfluous to follow him, the noble lord concluded with moving, that a sum not exceeding 258,776l. 11s, 2d. should be granted to his majesty to complete the sum required for defraying the charge of his land forces from Dec. 25, 1818, to Dec. 24, 1819.

Colonel Davies conceived, that a saving of 120,000% might be effected on the estimates, by means which he should explain hereafter. He could not belp expressing his astonishment at the increase of the staff, and particularly when he compared that of Ireland with this country. In England, Scotland, Guernsey, and Jersey, there were seven general officers, exclusive of the commanders in chief and the heads of departments, to 25,000 men. In Ireland, to a force of only between 17 and 18,000 men, there were no less than eleven general officers. He likewise questioned the utility of the military college, which appeared to him only a pretence for keeping up an enormous establishment.

Mr. Hume was not one of those who thought a standing army should be entirely disbanded in time

time of peace; but he considered it as important that it should be as small as possible, and regulated only by the exigency of the times, not by comparison with times of war and of extraordinary He must say, that in exertions. the present state of the country, 3,503,3371. appeared to be a large sum for the efficient troops of a peace establishment. The noble lord stated a reduction in the amount of several items in the estimate, as compared with last year; but there was also an increase in other items, which ren-dered the whole total expense of this year greater than that of the last by 88,5211. He then pointed out the Military College and the Military Asylum as fit objects of considerable reduction. After some remarks by Mr. Bennet, and a reply by lord Palmerston, the different items were put and agreed to.

On May 10, when Mr. Goulburn brought up the report of the committee of supply on the army estimates, these became again a subject of discussion.

Sir H. Parnell animadverted severely on the enormous military establishment which government seemed determined to maintain, at a period when a deficit of 14,000,000/. appeared in the revenue, which was to be supplied from the sinking fund; and he pointed out the expense of the Irish staff as a fit object of inquiry.

Mr. Hume could not permit the grant for the support of the staff at home and abroad to pass without calling the attention of the House to the fact, that the new colonies of Ceylan, the Mauritius,

the Cape, Malta, and the Ionia Islands, named in the grant, posessed a revenue exceeding 1,200,000h entirely at the disposal of ministers, and of which no account had been rendered 🐓 parliament. This was a subject which parliament would be guilt of a culpable neglect in omitting to investigate; and he founded upon it a motion for deduction from the proposed grant a sum of 21,104/, the amount of the state estimate for the above colonies.

After some explanation from Mr. Goulburn, the original resort lution, and afterwards all the other resolutions, were put and

carried.

Marquis Camden's Tellership Bill .- May 11. The Chancellor of the Exchequer moved for leave to bring in a bill for enabling the public to accept of marquis Camden's magnificent sacrifice of the surplus profits of his unreduced tellership of the exchequer. From the donation of the noble marquis in this and other forms, the country had already derived 45,000/. He was now desirous to be farther enabled to give up, during life, the surplus income of his office, amounting, in time of peace, to about 9,000% a year. Doubts had arisen whether this donation might not be considered as an illegal benevolence, unless sanctioned by parliament, on which account this bill was brought in; a former act, to authorize contributions by his majesty's ministers and other public officers, having expired.

Lord Castlereagh, in seconding the motion, said, that it was not claiming too much merit for such

Ion act, voluntarily performed, to y, that a more spendid sacrifice of private right to the public serate. As a patent office, it might k fairly considered as a legal abje state, and had always been so considered by that House. hould be remembered also, that and twas an office which had not been conferred as an act of grace and favour on the noble marquis smself, but which he had inhemed from his father, to whom it and been granted, by way of compensation for giving up the high wd degrafied appointment of chief pstree of the Common Pleas, in order to enter into the political

service of the country.

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Mr. Tierney professed the most succere satisfaction in the occason afforded for the present discussion. He had always regreted, that the conduct of marquis Camden in this instance should be passed over with so little public observation. It was a magnificent donation to the country, made under circumstances which greatly enhanced its generosity. Were he now to mention the nobleman who, in his opinion, stood the highest in this country, he should certainly name lord Camdeu; whose attachment to his country must be truly strong, to induce him to abandon what had been carned for him by his illustrious father. He trusted that a motion would be made for placing some memorial on the Journals of the House, of so singular an example of disinterestedness.

After a few words of commendation of the conduct of the noble marquis from Mr. Banks, Mr. Wilberforce, and others, leave was given to bring in the bill.

Foreign Enlistment Bill.-May 13. The Attorney General rose to move for leave to bring in a bill, to prevent enlistments and equipment of vessels for foreign service. Every state, he observed, was at liberty to set restrictions on its subjects to prevent them from entering into the service of other states for the purpose of A statute of Geo. 2nd, warfare. aiready made it felony to enter into the service of any foreign state; but it was important to the country, that if neutrality was to be observed, it should be observed between states which claimed to themselves the right to act as such, as well as between acknowledged states. The words of the statute, however, were such, that it was doubtful whether they would comprehend the case of such as entered into the service of unacknowledged states; and it was in part the object of his motion to amend this inequality of the statute by introducing, after the words, "King, prince, state, potentate," the words, " colony or district who do assume the powers of a govern-ment." The law, as it stood on two statutes, the 9th and the 29th of George 2nd, annexed the heavy penalty of felony to the offence of entering the service of a foreign state; but though the law, both formerly and now, was equally against entering that of acknowand unacknowledged ledged states, yet it could not punish those who entered the service of the latter. Thus, if any mother country

country were at war with her colonies, the law could not punish those who assisted the latter; but if they enlisted in the service of the mother country, which was a legitimate power, they were guilty of felony. It was important to the country that the law should decide, that no man should have a right to enlist in foreign service. That, in fact, was the meaning of the acts of George 2nd, and those acts would have been so expressed, if the circumstances which had since occurred had been foreseen. The second provision of this bill was rendered necessary by the consideration, that assistance might be rendered to foreign states, through the means of the subjects of this country, not only by their enlist-ing in warfare, but by their fitting out ships for the purposes of war. In this second provision of the bill, two objects were intended to be embraced—to prevent the fitting out of armed vessels, and also to prevent the fitting out or supplying other ships with warlike stores in any of his majesty's ports. He proposed that the penalty on the first offence should be for a misdemeanor; on the second, for a felony,

Sir James Mackintosh said, that if he could consider the present measure merely as the introduction of a reform into our criminal law, he should have contented himself with giving it his support. The repeal of the two statutes of George II he highly approved of: they were founded merely on temporary circumstances, and enacted penalties revolting to humanity, and which therefore now could never be

inflicted: they had be scribed by his hon, and friend as applying to a and circumstances, but would show him that the merely intended to pre formation of Jacobite a France and Spain. The attorney general had ende to disguise the subject, a out of view the immed jects which the proposi sure was designed to was impossible to mis character, or to avoid evident tendency. The b ever it might be worde ever its object was or might be entitled, " a bi yent British subjects fin ing their assistance to the American cause, or enl the South American On the general subject law, as it was now pro: be amended, he would i many observations. It possible to deny that t reign power of every sta interfere to prevent its from engaging in the other states, by which peace might be endang its interests affected. the House called upon a principle which no one unless it was meant to a temporary objects? Wi neutrality intended by t sure? The principles of n only required us to mair laws in being, but they c command us to change a least of all, to alter our the evident advantage o the parties. His hon. and friend had said that th ments of his bill placed be

30 far as they changed ig law, they were enparture from neutrality. be recollected, that insurgent assisted rever respectable, were worse situation than misted recognised goas they could not be prisoners of war, as engaging in what rebellion, be treated This new law would the relative risks, and law of favour to one would not now enter the proposed enactother opportunities : In the meantime he refrain from expressapprobation of a meahe could consider in ight than as an enact-press the rising liberty dth Americans, and to in to reimpose that ranny which they were bear, which they had en off, and from which in God they would enabled to free thematever attempts were ne ministers of this or country, to counteesist their oppressors. protested Castlereagh introduction of the opics with which the learned gentleman had peech; a speech which, ofessed to advocate the of neutrality, was as the spirit of neutrality ich he had ever heard use. He would appeal ouse and the country by would depart from

that regard which they owed to an acknowledged and friendly state, by allowing our subjects openly to take part with its ene-This law was necessary to prevent us from giving cause of war to Spain against us; and he was sure that the House was too just and too generous to think that because Spain was weak, and because her fortunes had declined, we ought to permit her to be oppressed, and to do that which we should not have done had she been in other circumstances. He would ask the hon, and learned gentleman himself whether, if common justice was not sufficient, it was not our duty to carry into effect the in-Was not tentions we professed. the proclamation issued about 18 months ago, approved, both in this country and America, as perfectly just in the principles of neutrality which it professed? And was it not a breach of that proclamation, when not only individuals, not only officers in small numbers, went out to join the insurgent corps, but when regiments regularly formed left this country, when ships of war were prepared in our ports, and transports were chartered to carry out provisions and ammunition? It was to prevent this that the present bill was brought in, and he thought he owed some apology to the House and the country for not bringing it in sooner. lately, in fact, there was some hope of a mediation between Spain and her colonies, and so long as that hope lasted, he wished to say nothing of the general policy of the existing laws; but all such expectations were now at an end,

and it became us to adopt a general system by which our conduct towards the parties should be guided whilst the war continued. He should be ready to give explanation at the different stages of the bill or to support its different clauses, but he must again protest against such conduct as the hon, and learned gentleman's, who found out partiality where none was intended, and declared that we were unjust to one of the parties, because we wished to place both

on the same footing.

Mr. George Lamb contended that if this measure was now justifiable we were remiss in not enacting it sooner. It appeared to him however to proceed from no regard to neutrality, from no returning sense of justice, but to be intended to prevent the people of this country from going to the assistance of those who were struggling for their liberties, against what he would not trust himself with describing. would have been much better to have declared this specific object than to have concealed it under a general enactment, through which it was easily seen.

Mr. Wyan supported the bill, but objected to that clause of it which went to aggravate a second offence into a capital felony. After a few remarks from other members, leave was given to

bring in the bill.

On June 3rd, on a motion for the second reading of the bill, Sir Robert Wilson rose to oppose it. He observed that the attorney general, in moving for leave to bring in the bill, had desired to be regarded as alone re-

sponsible for the measure, but the noble lord opposite, in the debate which had attended even its introduction, did not consider it in that abstract and isolated view, but as a measure connected with our foreign policy. This avowal was at least candid, as it brought the question before the House The clause on its proper merits. which made a repetition of the offence a felony, and punishable with seven years transportation, had since been withdrawn, in deference, no doubt, to the expression of public opinion, but the original design of regarding it as a felony, was demonstrative of the animus of the projectors. Before he proceeded to argue the question on the ground of general policy, he should show that it was not entitled to any respect from analogy with the other enactments referred to. The hon. gentleman here entered at some length into an historical survey of the circumstances under which preceding enactments against foreign enlistment had been passed. He then added, that from general history it was clear, that such a principle as the present bill disclosed was never acted upon, even where Great Britain herself was one of the belligerents, and to this effect he cited many striking examples. It was surely he said enough, without enacting any penalties of our own, to refer those who should be disposed to enlist in the South American service to the ordinance made by Ferdinand a few months ago. devoting all who should engage in it to the most ignominious He must describe this bill as a bill not called for, a bill which

Licy rejected and hundemned, a bill in fa-Ferdmand and inauspiliberty. He moved as liment, that it be read to months.

wan, in arguing against welt particularly on the chit would inflict on our particularly by means which authorized the of ships on board which a or persons should be suspected of an intentering into a foreign

tun supported the bill table length; he was by Mr. F. Douglas, who hat the hon, gentlehad spoken last had the principle of the was recognised in of every other state, ould be singular in reaccede to it. Such a was a thing not at all he should be more a conformity with the foreign states. A mithis country, when do any thing inconth the laws to please spots, should answer,

to altering our laws arpose of giving Spain age over her colonies, aund seriously to weigh of the cause in which of the unparalleled and iniquity of the government in South he said it was in his speak from personal and observation, and linto a detailed account

of the transactions between Spain and her colonies since 1808, and of the comparative ments and demonts towards Great Britain of Ferdinand and of the Independents. He looked with confidence to the ultimate success of the Independents in their great struggle, and pointed out the importance to our commercial interests of conciliating them without delay. Spain, he said, has no right to injure the peace and prosperity of the whole commercial world, by continuing her fruitless attempt to subjugate South America. All the maritime states of Europe, and Great Britain in particular, suffer from it in various ways. Out of it a. race of freebooters and pirates have sprung, who plunder all legitimate commerce without disunction, and who can never be subdued till peace and good Our laws, as order are restored. they now stand, give no advantages to the Independents that are not counterbalanced by other advantages given to Spain. If British officers and troops embark in the cause of the Independents, arms and animunition, the supply of which to them is prohibited, are not only permitted to Spain, but British ships of war convoy ships so laden to the ports of their destination. At this very moment the harbour of Cadiz is full of British vessels hired as transports to carry out the troops destined to act against them; whilst all assistance to their cause is prohibited by the proclamations of the governors of our free ports in the West Indies. Much, he observed, had been said about the treaty with Spain of 1814,

but this bound us to nothing more than to prevent the supply of arms, ammunition, and warlike stores to the revolted provinces. The hon, member ended with a strong protest against the government of Ferdinand VII.

After some words of reply from Mr. C. Robinson, Mr. Macdonald recapitulated and enforced the arguments of his hon, friends in opposition to the bill. present measure, he said, however supported by the learning and logic of Doctors' Commons, whatever abstract reasoning might be employed in its behalf, did mainly and effectually go to the destruction of the independent patriots of South America. He entertained considerable doubt whether the House would have the heart to pass such a bill as was now attempted to be thrust The nation upon the nation. revolted at it; the nation had been content to act on the system of non-interference, but further than this it would not go in opposition to its best feelings. The feelings of the English people were not to be trifled with. government, solid as its institutions were, mainly rested, after all, on public opinion. Popular prejudice it might dissipate; popular error it might encounter; but the public opinion, founded on the good and generous feelings of the universal British nation, would be found to be stronger than even power itself.

Lord Castlereagh defended the provisions of the bill, and replied to some of the accusations brought against the king of Spain. On the question of the second reading of the bill, the Hovided; Ayes, 155; Noes,

On June 10th, a mot going into a committee foreign enlistment bill, pr again an animated debat cipally conducted by th members who had taken the former ones. Of the James Mackintosh distin himself by a speech of unc force, learning, and elo which was heard with p attention, and greeted b continued cheers from bo of the House. It was re by Mr. Canning in a st splendid oratory, but no a idea of either speech can veyed by us in an abridge Several amendments we and carried; at length, t 21st, after elaborate from Sir. W. Scott and D limore, and one of distin ability and eloquence fr Robert Grant in favour act, and speeches of ge various merit from Mr. & lord Nugent, and Mr. G Vernon against it, the 1 finally carried by a maj 190 voices to 129.

On June 28th, the bill troduced in the House of by Earl Bathurst in a sp considerable length.

Lord Holland then robegan by remarking on the variety of motives which been adduced before the for passing the bill, and the variety of grounds on with policy was defended. If ordinary transactions be man and man in ordinary we found a person who

and contradictory moparticular action, his would lead to the suspithose alleged motives re pretences, and that mes were concealed. If, to the variety and inof his statements, we he accounted for his on grounds of so ronature as indicated the all our usual feelings, dect of our most cheprests, it would not be ble to imagine, that he simed at concealment, his real motive, if dis-😘 of too odious a chabe openly avowed and Now, when he recole course pursued rehis measure, he could eel that the above deupplied to it. When he what happened more by in another place, was introduced on the correcting an anomaly iminal law, by persons wed themselves to any improvement of the code, he could not but he alleged motive. That afterwards deserted, found too narrow for the eture to be raised upon then we were told that are was necessary to the principles of neu-Subsequently it had been d, that this foundation too confined, and now was called upon to measure before it, becountry was pledged the modification introo our practice by the of a particular treaty,

which was completely at variance with the argument in its favour drawn from the principles of neutrality. It had been said that the interests of the country were on the other side of the question, and the noble earl himself seemed to maintain the same opinion in his reasonings from analogy; but if it was against the commercial interests of England that the bill should pass, it was still more decidedly against the feelings of Englishmen. After replying to various arguments brought in favour of the bill, the noble lord went on to state the dangers which would result from this new doctrine of neutrality. Should the present law be found insufficient for its purpose, the king of Spain might come forward, backed by the Amphictionic council of Europe, the assembled congress, and demand stronger measures. Ministers might then find that a police must be established, the executive armed with new and extraordinary powers, and emigration prohibited. The freedom of our press might next be attacked at the instigation of Ferdinand VII. He was the more opposed to this act when he considered it as one of a multitude of acts which seemed to be in contemplation; and that it went pars jure with the Alien act. He would not proceed one step further in such a policy.

The Earl of Westmorland contended for the necessity of the present bill as a fulfilment of our treaty with Spain, and affirmed that we had nothing to do with the consideration of liberty or slavery, superstition or independ-

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ence, on the part of either of the

beligerents.

After an animated debate, in which the marquises of Lansdowne and Bute, and the earl of Carnaryon argued against the bill, and the earl of Harrowby in its favour, an amendment proposed by Lord Holland dividing the hill into two parts, and passing only so much of it as went to repeal the statutes of George II, was put and lost, the numbers being, Contents, 27; Proxies, 20-47. Not-contents, 49; Proxies, 51-100. The bill then went through the committee.

State of the Nation .- May 16. Mr. Tierney rose, in pursuance of the notice which he had given, to move for the appointment of a committee on the state of the nation. After expressing, in a style of indignant sarcasm, the contempt into which he affirmed the present ministry to have fallen in the eyes of that House and of the nation at large, the right hon, gentleman proceeded to take a comprehensive view of the state of the country, and of the circumstances which ought to induce parliament to grant a committee of inquiry, under the respective heads of political relations with foreign powers, commercial arrangements with them, and finance. On all these points, he contended, that the conduct of ministers had been so unwise, so feeble, and so vaccillatory, that their incompetence was now fully apparent, and nothing but their general removal would be satisfactory to the country at large.

Lord Castlereagh felt difficulty of his situation in to reply to the very ab luminous speech which the had just heard. With the hon. gentleman's view t financial difficulties he 🖈 much disposed to differ; appealed to himself wheth finance minister had greater ability under c stances so difficult than the sent chancellor of the exch He contended that a g inquiry on finance ought be entered upon pending I portant investigations rest He could \$ the bank. quietly by and listen 1 taunts of the right honman on that coalition of nations which had taken The principles which now those sovereigns in strict al were not those of ambita aggression; they were not for the violation of public dom, nor to oppress and t the liberties of nations, preserve to their subjet fruits of their arduous sta for the independence of well as other powers.

Our limits do not permit follow the train of argument sued by the different members both sides of the House wide field of discussion opened; neither is it estable motion was universally stood as little more than of strength between ministe the opposition, now first a under the leading of Mr. The division gave, Ayes Noes, 357. Majority again

motion, 179.

Reform of Parliament.—July 1. The Marquis of Tavistock presented a petition from Liverpool praying for parliamentary reform, signed by upwards of 1,800 respectable householders, who complained that they were not represented in parliament. He did not know the nature of the motion which it was the intention of an hon. baronet to propose that evening, but he had had too many opportunities lately of witnessing and regretting the dissentions among those who pro**fessed to advocate the cause of** perliamentary reform. Some were moderate reformers, others radical ones, who wished nothing less than such reform as would be totally destructive of the constitution. The reform which appeared to him to be the best, was one which would be moderate in the changes it would introduce in our existing institutions, and radical in the correction of the abuses which had gradually grown up under them. He heartily disapproved of all those wild and impracticable theories which had lately been broached. He did not see that any specific plan of reform could be proposed at this moment with any chance of success. Such had been the conduct of those who called themselves the people of England, taking up one plan one day and laying it down the next when it suited them, running down every plan that they thought to be practicable, and vilifying all those who in their projects of reform were one step short of themselves, that the greatest distrust and disunion had been created among the friends of reform; and therefore

it was his opinion that there were greater difficulties in the way of this question at the present moment than had ever before existed. Ordered to lie on the table.

Sir Francis Burdett then rose in pursuance of the notice which he had given, to bring the subject of the representation before the He knew not how to House. answer to the vague invective against wild and visionary plans of reform, or the vague charges of promoting disunion brought by the noble marquis. He could only say, that whatever might be the differences of opinion, to whatever extent, small or great, gentlemen might have been willing to push a measure of this nature, it had always had his concurrence. He had never entertained the apprehensions by which many had been disturbed in the principle's being pushed to its utmost extent. He could fear nothing from pursuing to its utmost extent the ancient and recognised common law maxim, the corner stone of the edifice of our liberties; "That the people of England have a property in their own goods, which are not to be taken from them without their own consent;" in other words, that they are not constitutionally liable to be taxed without their own consent, expressed by a full, free, and fair representation in parliament. On this principle he stood as upon a rock, from which he thought it impossible to be moved. He had abstained from bringing forward this motion earlier in the session, lest he should be accused of thwarting, or interfering in any

manner with the attempts of the gentlemen composing what was called the opposition, to remedy those evils of which they so loudly complained; and also because he wished both them and the public to be convinced by experience how vain and futile were any efforts and all expectations of any important redress of grievances from a new parliament constituted like the old. Much had been said about the infusion of independance into the new parliament; the elections were said to have proved, that the present system of ministers could not be continued,-that the ministers must relax in their career of corruption, and adopt a plan of retrenchment and economy, or resign to those who would. Hopes were excited both within and out of the House, which nothing but the conduct of this parliament and the evidence of facts could have dispelled: nothing short of this could have induced men to concur with himself in opinion that an effectual remedy, a material amelioration in the condition of the people, was only to be expected from a radical reform. Had he sooner stirred this question, he should have been accused of throwing the apple of discord among the Whigs maliciously and advisedly, for the purpose of defeating all those rational and moderate plans of reform, as they were falsely called, of which that party were the advocates.

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But now, that all attempts at remedying minor abuses had failed, and the utter hopelessness and folly of placing any reliance on what was called a new parlia-

ment had been made apparent, knowing the anxiety of the public mind, seeing the dissatisfaction every where expressed by the people from the public burdens and distress; and, the cause of all, the want of a fair representation; he felt it his duty to bring forward the subject. entertained no expectation of its being followed by the immediate adoption of any measure, but he did not doubt that the principle, if adopted, would have a practical and beneficial effect in tranquillising the mind of the country; and he was anxious that it should be tranquillised, that the people might give no pretence to the noble lord at the head of the administration, for again proposing to this borough-mongering parliament the suspension of the Habeas Corpus act.

The motion he should make, would lay gentlemen under ne obligation to support general suffrage, or annual parliaments, or even to state explicitly how far they would go:—all he requested of them was, an engagement to satisfy the public mind that early in the following sessions, some remedy night be expected for an evil of such magnitude, as the people not being represented in the Commons House of Parliament; and he did trust that all those gentlemen who had talked so much of grievances, would support a resolution for taking into consideration this master-grievance. The hon, baronet then entered into a train of argumentation intermixed with citations tending to show that the plans of general suffrage which it was now es-

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teemed wild and vistonary to support, were in effect conformable to the true principles of the English constitution as laid down by Mr. Justice Blackstone, and in fact, by all our constitutional authorities. He added; it is indeed impossible to contemplate the whole system of our laws, the maxims of the common law, and the true principles of liberty, without at the same time perceiving that the true principles of the English constitution are the same. Election is the oul of both, and the people of England in former times not only elected members to serve in parliament, but also a great number of other constitutional officers, sheriffs, magistrates and constables; leaders in war, and conserrators of peuce. - So far therefore from being wild and visionary, und exorbitant in their demands for the restoration of their rights, even in the midst of distress, the people are moderate and wise:their nims are noble, their first wish, is to be free, -and yet so modest are they in their demands, wild —that they demand only to be restored to that portion of their nghts which is necessary for the security of their property, and of their persons,—the appointment of those men who are to have the disposal of the hard-earned fruits of their industry and labor, and in whom they can confide for the honest application of them to the purposes of the state-to have some share in the appointment of those, who not only raise laxes from their labor, but who the exercise the power of taking the people themselves,-using Vol. LXI.

their limbs and shedding their blood,-whenever the cause of the country demands the sucrifice. Is it, then, asking too much, for men who are hable to be torn from their families, and exposed to all risks and dangers, that they should have some share in the election of the representatives who have the power of saying, when and how these services should be demanded? That they should, appears to me both reasonable and just. After a reference to the comparative state of freedom of the people of England, and of France in the time of lord chancellor Fortescue, contrasted with that of the present day, the hon, baronet proceeded to remark on the ignorance evinced by the noble lord opposite (Castlereagh) of the general state of distress and embarrassment now subsisting amongst all conditions of persons. At the commencement of the present sessions, he said, the noble lord dreamed, that the agriculture, manufactures and commerce of the country were in the most satisfactory state, and had recovered from that temporary pressure which he admitted they had undergone, in the transition from war to peace. I cannot but suppose these to have been the real sentiments of the noble lord, because he put this language into the speech from the throne; but I will say, that if the noble lord believed this, he was the only person in the country who did; at least, I never conversed with any gentleman from the country, either then, or since, whose opinion was not the very reverse. Your manufacturers come for-[G]

ward and state to you, how impossible it is for them to continue under the present weight of taxation; that their workmen, notwithstanding unremitting toil to the almost extinction of life, are still unable to procure a pittance sufficient for the maintenance of the most wretched existence; you have petitions from the clo-thiers of Yorkshire, which state to you that it is impossible for them to continue their business, unless they are protected in a monopoly at home, and are freed from all duties on importation from abroad. The farmers, on the contrary, petition, and tell you, that it is quite impossible for them to pursue agriculture, without the imposition of duties on foreign wool, and still heavier duties on corn, sufficient to secure to them the home market, and to put an end to a competition destructive to them, and impossible for them to maintain even in their own market, with the untithed, and comparatively untaxed corn of France. The manufacturer says, if you do this, you ruin for ever the commerce and manufactures of the country. On the other hand, the farmer says, if you do not do this, I am undone. The merchant declares, that if the Bank shall narrow its discounts, it will ruin trade; and the ministers reply, that if they permit the Bank to continue to inundate the country with its paper circulation, the nation is absolutely undone.-Whilst the Bank says, that until the government first pays the monstrous debt it has contracted with the Bank, it cannot pay in

The truth is, taxation is far

beyond what the country bear, and to relieve it is in sible, without having recour reform. Under the present tem, it is not in the pow ministers, nor would it be i power of the Whigs, were ministers, materially to ret the expenditure, even if were so disposed. What w corruption and unnecessar penditure, is what Mr. A Young had very signific called, the oil for the man and it must be confessed, great quantity of oil is rec to keep in action a machine motion of which is exposed. much friction, arising fro repugnance to the interes feelings of the people. W ask, can be more wild and v ary, than to look for effects out causes, to expect the p. system to be carried on w the means of corruption are requisite for the purpos is not sufficient for this pu merely that taxes shoul levied,-but also that great bers of people should be ployed in their collection. number of persons so emp. is as much an object wit vernment, as the money br into the Exchequer. reformed parliament indes this might be dispensed Another source of large ecc for the public, is the mondangerous, and unconstitu military establishment country. This monstrow constitutional standing every one must see, is th necessary to support this strous, unconstitutional, ing parliament. If the 1 viewed this House as their guard, and not as the instrument of their oppression; if, in one word, the people were not excluded from all share in the appointment of those who call themselves the representatives of the people, this immense army would become perfectly useless. The army however may be esential, or the so called representatives may think it so, for the support of the government carfied on by a corrupt House of Commons,-for I do not deny that the people might be indisposed to submit to this usurpation, this exclusion of the great mass of the people from its right of representation, if it were not or the army employed for the parpose of supporting it. After many more remarks in reprobation of what the hon, baronet styled the system of boroughmongers, which, as he contended, had produced a state of the representation not less derogatory to the dignity of the Crown, than injurious to the interests of the people, and the abrogation of which he regarded as the one thing needful to the redress of the many grievances of the country, the hon, baronet ended his claborate speech by moving, that early in the next session, this House should take the subject of the representation into its serious consideration.

Mr. George Lamb, in rising to second the motion, congratulated the friends of reform, on the manner in which it had been introduced by the hon, baronet, as excluding all harassing details which might tend to excite conflicting opinions. For himself, he dissented from the opinions

and theories of those men with whom the hon, baronet was sometimes in the habit of acting. He did not think that the march of reform had been of late great or judicious out of doors. He could not think with the hon, baronet, that the House had been idly occupied in the course of its present sittings; though not indeed engaged in the work reform, it had been occupied, to a certain extent, in punishing and pulling down bribery and corrup-He wished to see the borough system purged of its corruption, the elective franchise extended to populous places where it did not now exist, and triennial parliaments restored. He begged to add, that whatever reception the present proposition might meet with, he must still consider the members of that House as the constitutional representatives of the people.

The other members who took part in this debate, were, with scarcely an exception, gentlemen who usually vote on the side of opposition, and who were nearly unanimous in expressing their wishes for a limited reform of the representation, particularly as a means to the attainment of a reduction in the present profuse and corrupt expenditure of public money in every department of the national establishments. But most of them declared their averseness to pushing reform to the length contemplated by the honbaronet, and several were opposed to the motion on account of the time at which it was brought forward, though others declared their intention of voting in its favor. After a reply from the

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House of Lords, June 30th.

Reversal of Lord E. Fitzgerald's Attainder.—Lord Liverpool rose with peculiar pleasure to present to the House on the part of the crown an act of grace for the restoration of two unfortunate individuals to their full rights as British subjects. It was to reverse the attainder of lord Edward Fitzgerald, by which the blood of his two children, Edward Fox Fitzgerald, and Louisa Maria Fitzgerald, had become cor-The preamble of the rupted. present bill contained three reasons for this reversal. First, that the individual in question had never been brought to trial, owing to circumstances to which at present he should merely allude; 2ndly, that the act of attainder did not pass the Irish parliament till some months after his decease; -- 3rdly, a reason arising out of the other two, that as he had not the benefit of a trial, the attainder could not have issued against him upon a regular conviction. He thought these were sufficient reasons for passing the bill, but even if they were not, he implored their lordships to recollect that he stood before them as the advocate of two unoffending individuals, one of whom had served his country with distinction in the field. The crown, in proposing this act of grace was performing an act peculiarly grateful to the feelings of the Prince Regent; and he had no doubt, that it would be equally grateful to those of their lord-

ships to mitigate the severity of a measure passed in unhappy and unfortunate times

The Duke of Wellington could not let the present opportunity pass without bearing testimony to the brave, and honourable, and excellent conduct of the young man in question, during the time that he had been acquainted with him.

Lord Holland was unable to restrain the feelings by which he was then agitated. He must was then agitated. express his gratitude to his Royal Highness for the act of grace he had caused to be proposed, his acknowledgments to the noble earl for the honorable and manly manner in which he had moved it, and his thanks to the gallant duke for his testimony in behalf of one of the individuals who were to profit by it. He felt great satisfaction at the manner in which the preamble was worded, both on public and private accounts; with the private reasons it would be improper to trouble their lordships, and with the public ones, it would be both injudicious and ungrateful to interfere on an occasion where unanimity was of so much im-The bill was read a portance. first time, and on June 7th, a message announced to the Commons that it had passed.

Lord Castlereagh then moved, that the measure should immediately receive the concurrence of the Lower House, and after a few words of acknowledgment from lord W. Fitzgerald, and of high approbation from Sir F. Burdett, it passed without opposition.

Slave Trade.-July 7th. Mr. IVilberforce

Walberforce said, that the object of his present motion was, that the efforts of his majesty's ministers should be renewed with those powers which had formerly carried on the Slave Trade, but had now passed laws for abolishing it, in order to induce them to take measures for the more effectually carrying the aboli-tion into execution. In consequence of the communications made by his noble friend (Castlereagh) to the powers assembled Vienna, one of the most forcible declarations ever penned, was unanimously adopted by all the great powers at Vienna, denouncing the African Slave Trade as contrary to every principle of humanity, and as one of the greatest practical evils that ever There was now but one existed. tingle power, Portugal, which had not declared the Slave Trade a mass of injustice and cruelty, and fixed a definite time for its termination. Spain had abolished it absolutely to the north of the line, and fixed a period for its abolition to the south of it. With respect to the trade, he regretted to say, however, that notwithstanding the laws passed in several countries for its abolition, it was still carried on; -it had been found impossible to sweep away at once that incurable race of free booters who infested The persons carrying on Africa. the trade were of all nations, English, Dutch, French, Spanish, Portuguese and Americans. But at length, a system of international policy had been adopted on this head, so that it was to be hoped those persons would not be able to escape the punishment

they deserved. Unhappily however, two great powers had hitherto refused to enter into these arrangements, and he could not but regret that these powers had not of themselves taken measures for rendering the abolition of the trade effectual. It grieved him to think, that a great and highminded people, a nation of cavaliers like the French, should refuse to take the proper measures for putting an end to this trade: while we, who had been called a shop-keeping nation, had given it up, it was surprising, that such a traffic as this should have been taken up by a nation which had never been considered as possessing in any considerable degree the commercial character. He was still more hurt, that the United States of America should not have taken effectual means to put a stop to the trade. They were the first to declare that the Slave Trade should be abolished. As soon as the forms of their constitution admitted, they passed a law for its abolition. Many of the States were perfectly sincere in their wish to put an end to it; but unfortunately, there were others where a similar wish was not so prevalent, and which would not consent to the measures for rendering the abolition effectual. The Congress, however, had lately passed a law on the subject, appointing a large naval force, and giving a bounty for bringing in ships engaged in the trade. He trusted, that the United States would provide for the practical execution of their benevolent intentions, as parts of Africa were in a way to show, what the friends of Africa always nascried,

asserted, that but for the disadvantages under which they had been placed, the genius and temper of the inhabitants would have secured them a progress in civilisation equal to the other quarters of the world. The much calumniated colony of Sierra Leone, now presented the spectacle of a flourishing settlement; 2.000 children were in a course of instruction, and eight or nine thousand free blacks were beginning to taste the advantages of civilization. He was perfectly sure, that the best means of inducing other countries to make efforts for the final abolition of this trade, was, to show them how much we had at heart, to afford Africa reparation for the injury she had suffered at our hands. It was only because it was supposed the victory was gained, that the country was quiet; if they knew that the contrary was the fact, they would show that they did not feel in this great cause less earnestly.

The hon, member concluded by moving an address to the Prince Regent, founded upon the situation of affairs relative to the Slave Trade, which he had explained to the House, and concluding with the following clauses: " That we conceive, that the establishment of some concert and co-operation in the measures to be taken by the different powers for the execution of their common purpose, may, in various respects be of great practical utility; and that, under the impression of this persuasion, several of the European states have already entered into conventional arrangements for seizing vessels

engaged in the criminal traffic, and for bringing to punishment those who shall still be guilty of these nefarious practices:-That therefore, we supplicate his Royal Highness, to renew his beneficent endeavours, more especially with the governments of France, and of the United States of America, for the effectual attainment of an object which we all profess equally to have in view; and we cannot but indulge the confident hope, that these efforts may vet, ere long produce their desired effect, may insure the practical enforcement of principles universally acknowledged to be undeniably just and true; and may obtain, for the long-afflicted people of Africa, the actual termination of their wrongs and miseries, and may destroy for ever that fatal barrier, which, by obstructing the ordinary course of civilisation and social improvement, has so long kept a large portion of the globe in darkness and barbarism, and rendered its connection with the givilised and Christian nations of the earth a fruitful source only of wretchedness and desolation."

After an animated expression of his sentiments on this interesting subject by Sir James Mackintosh, and a few words of approval from lord Castlereagh, the address was agreed to nem. con.

In the House of Lords on July 9th, the Marquis of Lausdowne rose to move an address of the same purport with that proposed by Mr. Wilberforce in the Lower House; which was also unanimously agreed to.

Emigration to the Cape of Good Hope.—

July 12. The Chancellor behequer said, he had to grant for enabling his government to assist red workmen of this in removing to one of mies. It had been the his majesty's governfar it might be possible y the surplus population matry in one of our coa manner advantageous ople removed and benethe country. From the my result of this expegovernment were now of trying one on a cale. The colony seicale. that of the Cape of ope. The greater part creons disposed to emither wished to go to the Entes of North America, overnment could give direct encouragement, the British colonies of America. But with rethe latter, his Majesty's ent, considering the innce to which these perad be exposed on their and selected the Cape as y to which emigration most advantageously From the mildness of **ate** and fertility of the ome parts, a rapid and return might reasonably eted. The colony was aly favorable to the estion of stock. The parpart of the colony sethe south-eastern coast It was at some disas Cape town. A small aiready built there. proposed to pay the

expense of the passage, and to secure to the settler the means of employing his industry to advantage on his landing on the destined spot. But, a small advance of money would be required from each settler before embarking, to be repaid him in necessaries at the Cape, by which means, and the assistance given him by government, he would have sufficient to procure him a comfortable subsistence till he got in his crops, which in that climate were of rapid growth. The Cape was suited to most of the productions, both of temperate and warm climates,--to the olive, the mulberry, the vine, as well as most sorts of culmiferous and leguminous plants. The right hon, gentleman concluded with moving the grant of a sum of 50,000l. for the purpose of enabling government to assist emigrants to the Cape. motion was agreed to.

The Budget.—The proceedings of parliament on the important subject of supplies, which we judge it convenient to throw together in a single article, commenced as early in the sessions as February 8th, when

House of Commons to move for the appointment of a select committee to inquire into the income and expenditure of the country. He began by protesting against the appointment of such a committee being regarded as a thing of course. When, two years ago, he had adopted the plan he was now pursuing, he had stated that the then condition of the country required it; and he added, what

the result proved, that the country might be satisfied that there was a gradual improvement in its financial circumstances, and that, cre long, a growing surplus of revenue, as compared with expenditure, would be discovered. His motive for moving for the committee so early was, that it might proceed with its deliberatious without delay, and that the House might be in possession of a report which would show the real situation and fair prospects of the country. The first important point was the income of the country; and he would state the amount of the receipts for the quarter ending with the 5th of January 1818, with the quarter ending on the 5th of January The receipts on 1819. the firmer were 51,665,4581,, and on the latter 54,062,000/., showing an increase upon the quarter ending January 5th, 1819, of 2,597,000% It was material, however, to observe, that upon the sum first named there were certain arrears of war duties on malt and property considerably beyond 2,000,000/. which reduced the income to January 5th, 1818, to 49,334,927L while the arrears of the same taxes up to January last amounted only to 566,639L; so that the produce of the permanent taxes for the latter quarter was in truth, in round numbers, 53,497.000l. being an improvement in the whole of 4,163,000%, deducting from both the amount of the arrears of each. Honourable members were likewise probably aware, that a considerable amount of the sugar duty had been admitted into the receipts for December 1818, which in fact belonged to the

revenue for the preceding year, and which ought therefore to be added to the amount of the sugar duties of 1819: this would reduce the nett produce of 1818 to 48,724,000/.; the difference then allowing for some other comparatively small deductions, would be 5,328,000%, or not less than an increase of 10 per cent on the ancient permanent taxes. It was impossible to announce to the House a more encouraging prospect than this state of things afforded. Taking in the increase of income and the reduction by economy of 650,000/., it appeared that the country was now in a better situation by 2,145,000/., than the former finance committee had ventured to anticipate, and adding to that the sum of 1,413,000/, on which the finance commuttee had calculated, a total surplus of not less than 5,555,000/. was the result, applicable to the reduction of the national debt. Out of that sum, 1,000,000l. was to be taken for the amount of the interest on the loan; for it need not now be stated by him that his hon, friend had no, intention of proposing any new taxes. But it was to be taken into consideration, that the revenue promised to be still more productive. Even in the single month of the year which had elapsed, there was a comparative increase of 30, or 35,000%. If, as might be expected, this increase should continue, it would not be too much to reckon it at 1,000,000% on the whole year, which would again bring the surplus revenue to 3,500,000/. After entering into several details of the reductions which had been effected in the various military establishments.

abments, the puble lord ried to state that this fale situation of our finances e more satisfactory as it ided from the industry, every thing which constithe real and solid wealth people. A mistaken idea me forth that a great deal sucreial distress prevailed; the exports had been grably reduced, that the erce of the country had ed a severe and perhaps able shock. But in fact 1818 had been the most d ever known in the an-British commerce. The value of its imports 5,325,000l. being nearly Oh beyond the year 1815, eat excess of which was d to temporary, fallacious, natural causes.

Terney attacked, at various the course pursued by the lord in bringing forward ace measures of the prez. It was the duty, he sed, of a finance comto point out objects for charent; but as those comwere now constituted, reports were nothing but tions of the budget; noble lord's speech was but an anticipation of inticipations. He did not hat there had been an imment in our exports, but gued that the important n was, how we were to get our difficulties? how we all up the chasm in our ? The chancellor of the mer had not ways and exceeding 7,000,0004 The es of last year were not

less, he took it, than 21,000,000%: allowing that those of this year would be 1,000,000% less, how were the other thirteen to be provided for? How could any man in his senses say, that with an expenditure of twenty millions, and an income of seven, both ends would be made to meet, and a surplus left? It was a mere juggle to assert such a thing. Where was the sinking fund, or what had been said about that? It would be said, that there was a sinking fund of 14,000,000/., at least that it would soon nearly amount to that sum; but to support it, it would be necessary to borrow 13,000,000/. He conceived that instead of being in a prosperous, we were absolutely in a frightful situation; and if the world looked upon us with astonishment, he should only say, well they might, for he believed that never at any period did we present such a melancholy picture of financial derangement, - going on borrowing year after year, in time of peace,-and flattering ourselves that we had a sinking fund to bring us out of our difficulties, when in fact we were obliged to support that by still borrowing.

After a defence of the proceedings of the finance committee by the chancellor of the exchequer, and some remarks from other members, the committee was appointed.

House of Commons, June 8.

Resolutions relative to the public Income and Expenditure.—The House having resolved itself into a committee on the public in-

come and expenditure, to which the first report of the finance committee and sundry documents were referred, the chancellor of the exchequer read the resolutions which he announced it to be his intention to bring forward. They were as follows:

1. That since the termination of the war in 1815, the property tax in Great Britain, and other taxes in Great Britain and Ireland, which yielded a revenue of up-

wards of 18,000,000% per annum, have expired, or been repealed,

or reduced.

That by an act passed in the 56th Geo. 3rd, c. 98, the revenues of Great Britain and Iroland were consolidated from the 5th of January, 1817; and that in the year preceding the said consolidation, the nett separate revenue of Ireland was, 4,661,353/., and the charge of the funded and unfunded debt of Ireland was, 6,446,825l. including therein the sum of 2,498,1244, as the sinking fund, applicable to the reduction of the debt; which charge exceeded the whole nett revenue of Ireland by the sum of 1,885,472l. without affording any provision for the civil list and other permanent charges, or for the proportion of supplies to be defrayed by that part of the united kingdom; and that no provision has been made by parliament to supply this deficiency.

3. That the supplies to be voted for the present year by parliament may be stated at

20,500,0001.

4. That the existing revenue applicable to the supplies, cannot be estimated at more than

7,000,000/. leaving the sum of 13.500,000/. to be raised by loan or other extraordinary resource.

5. That the sinking fund, applicable to the reduction of the national debt in the present year, may be estimated at about 15,500,000% exceeding the above sum necessary for the service of the year, by about 2,000,000%.

only.

6. That to provide for the exigencies of the public service, to make such progressive reduction of the national debt as may adequately support public credit, and to afford the country a prospect of future relief from a part of its present burthens, it is absolutely necessary that there should be a clear surplus of the income of the country, beyond the expenditure, of not less than 5,000,000/., and that, with a view to the attainment of this important object, it is expedient. now to increase the income of the country by the imposition of taxes to the amount of three millions per annum.

On June 7th, the House having again resolved itself into a committee on the first report of the committee of finance, the chancellor of the exchequer recapitulated the resolutions of that committee, commenting on them as he proceeded. Under the last, he enumerated the various articles on which he should propose an augmentation of imposts in order to meet the necessity which had been stated for the levy of 3,000,000%, by new taxes. These articles he afterwards recapitulated with their estimated

amounts, as follows:

Conso-

on of the Customs, including the 200,000% of increased Duty on

	20413 011	
į.	Wool	500,000
	DD0017400004641100000040000404000000000000	
N	Spirits	500,000
	CO	500,000
	and Cocoa	130,000
	***********************************	150,000
26111	***************************************	30,000

vith much severity
te imposition of
of new taxes at the
oure, when so many
expenditure still rewhich important reight be effected by
yetem of economy,—
by moving the prelon on the two last
of the committee.

mimated debate, in Castlereagh, Mr. and several other ock part, the House Mr. Tierney's amendate original motion, be amendment, 192:
7. The resolutions reed to.

been gone through, on June 9th, resolved Committee of Ways

d, that as the House mittee on the report mittee of finance had red at large into the nof the general situation, and had sanction-resolutions to which

it had agreed, the general principles on which he intended to ground the financial operations of the year, it only remained for him to submit to the committee the details of the plan by which it was proposed to carry them into effect. The House had also appeared to approve, though it had not yet confirmed by direct resolution, the measures he had proposed of rendering the sinking fund applicable to the public service to a certain extent, by means of a loan contracted with the commissioners for the reduction of the national debt, under the sanction of the provision in the Sinking Fund act, commonly called Mr. Fox's Clause, and of making such provision as would render it unnecessary to resort for the future to annual loans. It was now his duty to describe the arrangements which it was proposed that parliament should adopt for the purpose of carrying that resolution into effect, so far as regarded the present year. In doing that, he should follow the usual course. He should, in the first instance, recapitulate the supplies that had been granted, and that it would still be necessary to grant, for the service of the present year, and then state the

the ways and means by which it appeared to him that the e supplies might be most advantageously met; he should then proceed to an explanation of the intended arrangements with respect to the proposed taxes which he was desirous of submitting to the sanction of the committee; and lastly, he should point out those general measures for the regulation of the finances of the country, which appeared to him to be expedient, with a view to render the imposition of new taxes unnecessary, and to prevent any recurrence to loans, with the exception of a small loan for the next year, if it should be required for the purpose of the intended repayment to the Bank of England. So much detailed information had already been laid on the table of the House in the reports of the committee of finance, and so much had been elicited by the late discussions in the House with respect to the various grants which had been made, and which it would be necessary to make for the service of the year, that on that point he should have little more to do than refer the committee to those reports for explanation.

To begin with the first great branch of our expenditure,—he meant the charges for the military service of the country: the committee were aware that the army extraordinaries still remained to be provided for. Adding them to the branches of charge for the military service of the country which had already been voted, the total charge for the Army Ordinaries and Extraordinaries, would be 8,900,000/. The whole

of the supplies for the navy had been granted by parliament; they amounted to 6,436,000l. For the Ordnance, parliament had also voted 1,191,000%. In the Miscel laneous services, a considerable number of items were yet to besubmitted to the House; among which were, the Irish Miscellaneous Services, and the grants for the poor clergy both in Engan land and Scotland; but, adding the amount of those to what had been already voted, the total co Miscellaneous Services for the year would be, 1,950,000/. In conformity with the regular course of parliamentary proceeding, which he always wished to pay the attention that was due to in he begged to state that, as there yet remained some supplies to be voted, it was not his intention at present to complete the Way and Means, but to borrow from the sinking fund the sum 12,000,000% which would more than cover all that was yet to be granted. This mode of proceeding would not only preserve regularity, but would afford an opportunity of making those calculations which it might hereafter be necessary to lay before parliament. The total of the Supplies for the year, as he had already enumerated them, amounted w 18,477,000%. But to that must be added, 1,570,000% for interest on outstanding exchequer bills, and 430,000l. for a sinking fund on those exchequer bills; making in the whole a sum, falling short of the sum of 20,500,000/. stated to be necessary for the service of the year in the Resolutions ale ready agreed to by parliament namely, 20,477,000%. To mess these charges, parliament had already

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the annual mait do-Ook; and the tempoduties, 3,500,000/; ald now propose to contracted for this ing to 12,000,000/. 240,000/.; and prosale of naval stores, be aggregate amount ns, exclusive of the raised by loan, was,

It was obvious, hat means must be provide the sum of in millions and a half, o difference between he Supplies, and the Ways and Means, as rto described them. also recall to the atcommittee, that the which had taken spect to the resumppayments by the gland, led to an aror the repayment to the course of two : sum of 10,000,000% it was necessary that hould be provided in **year**; and a farther ,000% would be rehe reduction of the rt, government standto that proceeding. urposes it was proe two loans, each to of 12,000,000%. One had been contractnorning by competiwher was to be dee sinking fund, the ch be would submit it on an early day. **rould** at present obspect to it was, that ned in the arrangeig to it, to press as sible on the money

market; and therefore * it into twelve monthly those payments not to but to be to the desirable. 900,000/, a menth in the January quarters, and 1 a month in the April was 🕶 ber quarters. By this ar ment, nearly \$10,000% wo left monthly in the hands or war commissioners for the reduction of the national debt, for the purchasers of stock; exclusive of the Irish sinking fund, from which nothing would be taken. loan of 12,000,000% by competition, and that to be derived from the sinking fund, added to the Ways and Means which he had already enumerated, made 31,074,000/.; which, when compared with the amount of the Supplies, viz. 20,447,000/. left a surplus of 10,597,000% to be applied to the reduction of the unfunded debt, viz. 5,000,000% to the payment of the Bank of England, and the remaining, 5,597,000% to the individual holders of exchequer bills. The comparative view of the whole Supplies and Ways and Means was therefore as follows : --

	SUPPLIES.	£.,
Army	***********	. 8,900,000
Navy		6,436,000
Ordnan	ce	. 1,191,000
Miscell	aneous	. 1,950,000
Tot	al Supplies	18,570,000
quer	bills	1,477,000
Sinking	fund on ditto	430 000
	•	20,477,000
By red funda	uction of un- ed debt	10,597,000
	£	. 31,074,000

WAYS AND MEANS.

	\pounds			
Annual Malt	3,000,000			
Excise duties conti-				
nued	. 3,500,000			
Lottery	. 240,000			
Old Stores				
	7,074,000			
Loan	12,000,000			
Loan from the Sink-				
ing Fund	12,000,000			

£.31,074,000

He had already informed the committee, that a loan by competition for 12,000,000% had that morning been contracted for. He would now state the terms of that loan; and he was happy to congraturate the committee and the country, that in consequence of the competition which had been excited, those terms were highly advantageous and satisfactory, and were indeed such as clearly to evince a reviving confidence and an increasing spirit in the money market. The terms were as follow, viz. that for every 100% of the 12,000,000% the subscribers should receive 30% stock in the three per cent consolidated annuities (the interest on which would not commence until July and was not to be retrospective), and 62l, 18s. 6d, stock in the three per cent reduced. Two other lists were offered, - the one proposing to receive 65l. 10s. in the three per cent reduced; the other, 65% 2s, 6d. The list preferred, therefore, far outstripped its competitors, and was consequently accepted; as, of course, the smaller the sum which it was offered to take, in the stock in

which it was appointed tha biddings should take place smaller the charge, both fo pital and interest to the cou The loan thus raised, and loan to be derived from the ing fund, he would regard joint loan in speaking of the created by the two opera Considering them as loan, the stock created for 21,000,000l. thus raised, 1 be 32,504,000*l*, in the three cent stock, taken partly it consols and partly in the red The interest on this stock a be, 1,029,120%; the sinking 402,594/.; and the charge management, 10,2914.; mal total of 1,442,005l. Her thought it necessary to obt that he had strictly carried effect the provisions of the t 1813; by which it was prothat when the loan for the exceeded the proportion e sinking fund already establi a fresh sinking fund, to amount of half the int The 1 should be formed. sion might perhaps have in a ness been dispensed with or present occasion, as so is proportion of the loan was applied to the purpose o ducing the unfunded debt he had felt, that when a los raised in time of peace, the ation of the sinking fund, respect to it, ought to strengthened rather than mshed; and he had accord complied with the provision the act of 1813. With respi the charge for managemen did not consider the Bank to a right to any allowance fo management of that part o

GENERAL HISTORY.

The loan obtained from sking fund, would stand as in the names of the comners, and the interest would plied by them in the same er as that of the other funds ir hands. He had already to the committee, that the charge on the loan was 005/. The rate of interest subscribers was 41. 5s. 9d.; ațing, on an average calcuof three per cent stock, to The total amount of the e to be paid by the public inking fund included), was 2d. per cent. He again atulated the public on the of the loan, which he d would not be unfavourto the adventurous parties rhom it had been negociated, igh the terms were so low, with reference to the immeprice of stock, the bidding not, at first sight, appear able on the score of pru-He hoped, however, that ild ultimately prove advanus to all parties. ore he proceeded to the parts of the subject, he d to advert to the measures ie believed would be necesnext year. As far as he present; the judge at at that it would be necessary se next year for the different hes of the public service, not exceed 11,000,000*l*.; s the 5,000,000*l*. which it be necessary to pay to the

of England, in order to

ete the arrangements for

uidation of 10,000,000% due

derived from the sinking but only for that which had

contracted in the money

to that body. Those two sums amounted to 16,000,000% 12,000,000*l*. were taken from the sinking fund, as in the present year, there would remain but 4,000,000% to be raised in the money market. The sum was so moderate, that he apprehended there would be but little difficulty or inconvenience in obtaining it, and he sincerely hoped and trusted, looking to the prospect of continued tranquillity which the present posture of affairs in Europe afforded, that it would be the last time they would have occasion to resort to the money market during the existence of And even that application might perhaps be avoided by proper management when the The next period should arrive. branch of the subject to which he wished to call the attention of the committee, was the consideration of the mode by which he proposed to realize the pledge that had been given to the stockholder to raise 3,000,000% in taxes, in order to make up with the two millions of surplus revenue, a sum of five millions applicable to the reduction of the national debt. But as he was on the general subject, he was desirous, before he proceeded further, to describe the present state of the unfunded debt of the country, and the situation in which it would remain after the arrangements of the present year were wound up. existing unfunded debt was about 49,000,000/.; the interest of the whole of which was provided for by the votes of supply in the present year. The total amount of exchequer bills outstanding was 44,600,000l. These he proposed

to replace by exchequer bills already voted to the amount of 20,000,000/., by a further vote of 16,000,000t., and by 2,500,000t. of Irish treasury bills, which would make the total amount of the unfanded debt 38,500,000/. Compared with the 49,000,000% of unfunded debt at present existing, there would thus be a diminution of ten millions and a half. It was his intention to propose, that the three millions which par-Hament had resolved to raise by taxation, should be applied to strengthen the consolidated fund, in order to enable it to support the charges of the loan of the present and of the last year, to which, thus reinforced, he thought it would be nearly equal. The charge on the last loan was about 1,600,000%; that of the present 1,442,000%, making together the sum of 3,042,000t.; being an excess of 42,000%, over the sum which it was proposed to raise. That sum would therefore be appropriated to meet the charges on the two loans; and as it was a matter of account, it was not very material that the appropriation should be exactly balanced. little might be thrown into one scale or the other without inconvenience, although it would be well to allot them, as nearly as possible, the same proportion.

He now came to the particular propositions which he had announced it to be his intention to bring forward. The first was the consolidation of the customs. It was impossible for him to go into all the items of which that head was composed; and it was the less necessary, as a schedule had been prepared, which would give

gentlemen the fullest information on the subject. It was only material to state the increase on the whole, on the duties already ex-The only important inisting crease of duty, as he had already, stated, was that in the duty on foreign wool, which was of con-The others siderable amount. were very minute in their rates; and the produce of the whole might be taken at 500 000/. annually. In such a variety of articles, some would, of course, produce more, some less, that the estimate; but he saw no reason to think that the whole would not amount to the sum he had mentioned; and whether some produced more, and some less, was not material, as the whole was to be thrown into the general mass of the consolidated fund. The articles of minute detail, when the schedule to which be had alluded was printed, would be subjected to the consideration of every hon, member who might feel interested in the various minute alterations proposed, and every variation of rate would bemarked in it; for in some instances the duty was reduced, while in others it was increased. He had mentioned on a former night, that a considerable advantage was expected from transferring the collection of several of. the duties from the board of customs to the hoards of excise. These were the duties on tobacco, tea, pepper, coffee, and cocoa-On the last-mentioned nuts. article, a higher rate of duty was at present paid than on coffee. For many years, the duty on the two articles had been the same. But when it became an object to DTHIE

bring coffee into more general use, a difference was made in its favour, but it was now proposed that coffee and the cocoa-nut or chocolate-nut, should, with reference to taxation, be placed on the same footing.—The remaining articles to be considered were tobacco, coffee, tea, and pepper. With respect to tobacco, the existing duties greatly varied. American tobacco paid an excise duty of 94d. a pound; Spanish and Portuguese tobacco 2s. a pound; and West India tobacco 1s. a pound. To this was to be added the custom duty. It was intended to simplify all those duties, and to impose on all plantation and East India tobacco a duty of 4s., on foreign tobacco, and on all foreign snuffs a duty of 6s. The produce of the increase of these duties he estimated at 500,000%. Upon coffee, of the plantations, there was at present a duty of 74d. a pound. He proposed to raise it to 1s. a pound. East India coffee from 11d. to 1s. 6d.; and on foreign coffee from 2s. $4\frac{1}{3}d$. to 2s. 6d., from which it was estimated, that 30,000% would be

derived. He had already mentioned, that by the transfer from the customs to the excise, very considerable expenses of management would be saved to the public. By placing all the duties on one erticle under the management of one board, that of the excise, all the services of the officers of the customs employed on that particular branch of the service would be saved to the public. A most essential convenience would also be afforded by it to merchants. He did not know any thing of Vol. LXI.

which persons in trade me loudly complained, than the m tiplied regulations to which th were at present obliged to atter and the necessity they we under of making applications the same business at various places, and at different periods the day. All that would now remedied. But the principal a vantage of the projected arrange ment was this,—that it wou prevent the adulteration of t articles which it comprehende Some of those articles were so in small quantities; oftentim ground up, and it therefore b came extremely difficult to dete mine whether or not they we genuine. By the transfer these from the customs to the e cise, a watch would be set ov them to prevent their adulter tion. It was desirable also, th the collection of the reven should be placed under the ca of those who possessed the be means of exercising a vigila superintendance over it; and t commissioners of the customs h no cognizance of the subjects taxation after their delivery fro

the king's warehouses. Two other subjects remain to be brought under the consider ation of the committee. Or from which he expected to deri a very considerable addition revenue, was the increased du He had stated on on malt. former evening, in his gener opening, that he calculated on producing 1,400,000% including its operation in Ireland,—to whi country, indeed, it was propos that all the increased duti should extend, except that home distilled spirits. The su

[H] which

which he had mentioned, would, he conceived, be raised by the imposition of an additional duty of 1s. 2d. a bushel, or 9s. 4d. per When he first introquarter. duced the subject of the duty on malt, he endeavoured to show by calculation, that the additional duty ought to cause no addition of price to the public. In the opinion which he had expressed on that occasion, he had been confirmed by subsequent inquiry and consideration. He wished that every gentleman who took an interest in this subject would give themselves the trouble of consulting the evidence taken before the committee on breweries which sat last year; the report made by which contained highly valuable information. He had taken the liberty, on the occasion to which he had just alluded, of adverting to the evidence given before that committee by a very respectable gentleman, extensively engaged in the trade, and at that period a member of the House. ther very respectable gentleman thought that he (the Chancellor of the Exchequer) had mistaken that evidence. Since that period he had had a personal communication and conference with the gentleman whom he had first mentioned, - Mr. Barclay, - in order that he might correct any error into which he had fallen; and he would now state to the committee the view which Mr. Barclay at present took of the subject. Mr. Barclay said, that the real price of malt generally averaged 4s. a quarter less than the price quoted. The price quoted last year was 81s. a quarter, and that he had stated to the com-

mittee on the subject; general average of that believed to be 77s. a quart far the difference of the two ments certainly diminish result of the comparison * (the Chancellor of the quer) had made between and the present year. At clay also stated, that the price of malt this year will quarter; but he allowed was of an inferior quality malt of last year, and the not so good for the pur brewing by 6s, a quarter, 6s. ought therefore to to the present average malt (as compared with the age of last year) making quarter. But hops white last year 241. or 251. a t fallen to 10%. The resul of the comparative states tween 1816 and 1819 would thus:--In 1818 the dul malt was 3l. 17s., and and other materials peca brew it cost 21, 2s., makin whole 51. 19s. In the year, the quarter of male ing 6s. a quarter for its to to the malt of last yes 44. 10s.; but the hops materials necessary to t would cost but 18s. 4da in the whole only 51. 8a thus distinctly appeared 4 brewer gained a profit in sent year of 10s. 8d. a more than he did last yet thought it but perfectly # the public should particl that profit; and it was that the proposed duty drawn only from the surpli of the brewer this year, pared with the last, ough

affect the price to the consumer, which price, instead of being raised, ought, and he trusted would, rather be reduced; and more especially, if the approaching harvest should turn out favourably. He hoped, whatever might be the differences between the calculations of various persons, that the House would find the general result the same, and be satisfied with his position, that the present duty did not only not go to justify a rise in the price of porter, but was compatible with a diminution of price after a time,

was fully borne out.

The only remaining article to which he had to call the attention of the committee, was the proposed increase of duty on home-made spirits,—he meant spirits distilled in England, for it was not his intention that this tax should extend either to Scotland or to Ireland. The new duties he meant to impose, were at the following rates: the duty on mait wash he meant to advance 3d. per gallon; or from 1s. 9d. its present rate, to two shillings. The duty on sugar he proposed to advance to 2s. 6d.; and that on wine wort, or wine wash, to Sc. 6d. The produce of those increased duties he calculated at 500,000/. If the effect of these last duties should be to diminish the consumption of spirits, and increase that of the wholesome produce of the brewery, no man would more heartily than himself rejoice at a change that would be so conducive to the health and morals of the people. Some gentlemen concerned in the distilleries had however represented to him that

this measure would give the foreign distiller an advantage over them, unless they were protected by some countervailing messure. On that subject he had not yet come to any decision; but he might hereafter deem it expedient, to come forward withsome additional proposition, which, while it afforded protection to the home trade from foreign competition, would probably, at the same time, augment the revenue of the country."

Several amendments were proposed by different members of opposition, which being all thrown out, the original resolutions were

agreed to.

House of Lords. Tuesday, July 13.

The Speaker's Speech to the Prince Regent on presenting the Money Bill.—This day his Royal Highness the Prince Regent came in the usual state to the House of Peers. His Royal Highness having taken his seat on the throne, the gentleman usher of the black rod was directed to require the attendance of the House of Commons. In a few minutes the Speaker, attended by a great number of the members of the House of Commons, appeared at the bar.

The Speaker delivered at the bar the following speech: -- May it please your Royal Highness; We, his majesty's faithful subjects of the united kingdoms of Great Britain and Ireland, in parliament assembled, attend your Royal Highness with our

concluding bill of supply. " The subjects which have occupied our attention have been

more numerous, more various, [H 2]

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and more important, than are usually submitted to the consideration of parliament for the same session.

" Upon many of these subjects we have been engaged in long and unwearied examinations; such has been the pressure of other business, and particularly of that which ordinarily belong to a first session of parliament; and such the magnitude and intricacy of many of those inquiries, that the limits of the present seszion have not allowed of bringing them to a close.

" But, Sir, of those measures which we have completed, the most prominent, the most important, and, as we trust, in their consequences the most beneficial to the public, are the measures which have grown out of the consideration of the present state of the country, both in currency and

finances.

" Early, Sir, in the present session, we instituted an inquiry into the effects produced on the exchanges with foreign countries, and the state of the circulating medium, by the restriction on payments in cash by the Bank. This inquiry was most anxiously and deliberately conducted, and in its result, led to the conclusion, that it was most desirable, quickly, but with due precautions, to return to our ancient and healthful state of currency; that, whatever might have been the expediency of the acts for the suspension of payments in cash at the different periods at which they were enacted (and doubtless they were expedient, whilst the country was involved in the most expensive contest that ever

weighed down the finances of any country), still, that the necessity for the continuance of these acts having ceased, it became us, with as little delay as possible (avoiding carefully the convulsion of too rapid a transition) to return to our ancient system; and that if, at any period, and under any circumstances, this return could be effected without national inconvenience, it was at the present, when this mighty nation, with a proud retrospect of the past, after having made the greatest efforts, and achieved the noblest objects, was now reposing in a confident, and, as we fondly hope, a well-founded expectation of a sound and lasting peace.

" In considering, Sir, the state of our finances, and in minutely comparing our income with our expenditure, it appeared to us, that the excess of our income was not fairly adequate for the purposes to which it was applicable,-the gradual reduction of the national debt. It appeared to us, that a clear available surplus of at least 5,000,000% ought to be set apart for that object. This, Sir, has been effected by the imposition of 3,000,000% of

" Sir, in adopting this course, his Majesty's faithful Commons did not conceal from themselves that they were calling upon the nation for a great exertion; but well knowing that honour, and character, and independence, have at all times been the first and dearest objects of the hearts of Englishmen, we felt assured, that there was no difficulty that the country would not encounter.

and

would not willingly and cheerfully submit, to enable her to maintain, pure and unimpaired, that which has never yet been thaken or sullied,—her public credit, and her national good with.

"Thus, Sir, I have endeavoured mortly, and I am aware how imperfectly, to notice the various duties which have devolved upon us, in one of the longest and most arduous sessions in the records of parliament. The bill, fir, which it is my duty to present to your Royal Highness, is intituled, "An act for applying tertain monies therein mentioned for the service of the year 1819, and for further appropriating the applies granted in this sessions of parliament. To which, with all humility, we pray his majesty's royal assent.

The royal assent was immedistrily given to the said bill.

The Prince Regent's Speech at the Close of the Session.—The Prince Regent then delivered the following Speech:

" My Lords and Gentlemen ;

"It is with great regret that I am again obliged to announce to you the continuance of his Majouty's lamented indisposition.

"I cannot close this session of parliament without expressing the satisfaction that I have derived from the seal and assiduity with which you have applied yourselves to the several important objects which have come under your consideration. Your patient and laborious investigation of the state of the circulation and currency of the king-

dons, danstade ing sustainest ac-linguishing and & antologie a 'confident extraoration that the measures adopted as the result of this inquiry, will be predective of one more numerical demandrances: Topic Section 187 Countrons ; which you have granted for the service of the present year. "I shootely regret that the king my addition to the burthere of the people; little is ticipate the most important p menent advantages from the effort which you have thus made for meeting at once all this. financial difficulties of the country; and I derive much satisfaction from the belief, that the means which you have devised for this purpose are calculated to press as lightly on all classes of the community as could be expected, when so great an effort was to be made.

" My Lords and Gentlemen;

"I continue to receive from foreign powers the strongest assurances of their friendly dispositions towards this country.

" I have observed with great concern, the attempts which have recently been made in some of the manufacturing districts, to take advantage of circumstances of local distress, to excite a spirit of disaffection to the institutions and government of the country. No object can be nearer my heart, than to promote the welfare and prosperity of all classes of his Majesty's subjects; but this cannot be effected without the maintenance of public order and tranquillity. " You

"You may rely therefore upon my firm determination to employ for this purpose, the powers intrusted to me by the law; and I have no doubt that on your return to your deveral counties, you will use your utmest endeavours, in co-operation with the magistracy; to defeat the machinations of those whose projects, if successful, could only aggravate the evils it is proposed to remedy; and who, under the presence of reform, have really no other object but the subversion of our happy constitution."

Then the Lord Chancellor, by the Prince Regent's command, anid:

" My Lords and Gentlemen;

"It is the will and pleasure of his Royal Highness the Prince Regent, acting in the name and on the behalf of his Majesty, that this parliament be prorogued to Tuesday the 24th of August next, to be then here holden, and this parliament is accordingly prorogued to Tuesday the 24th of August next."

CHAPTER VII.

Reform Meetings at Manchester and Leeds.—Female Reformers.—Meeting at Glasgow.—Second Meeting at Leeds.—Circular Letter of Lord Sidmouth.—Meeting for choosing a Representative at Birmingham.—Resolutions of the Lancashire and Cheshire Magistrates.—Proclamation against Sedition.—Mr. Hunt at Manchester.—Reform Meeting there.—Its Dispersal by the Military.—Thanks of the Prince Regent.—Proceedings against Mr. Hunt and others.—Other Reform Meetings.—Riots at Paisley.—Subscriptions for Manchester Sufferers.—Conduct of the Grand Jury.—Address of the Corporation of London.—Prince Regent's Answer.—Other Addresses.—Meeting at York.—Dismissal of Earl Fitzwilliam.—Loyal Addresses.—Associations for raising Yeomanry.—Inquest on John Lees.

T HE principal domestic events of the present year are intimately connected with the movements of a set of men, who have received the name of Radical Reformers; of which we shall lay a detailed account before our Early in the year, apreaders. plication was made to the borough-reeve and constables of Manchester, to summon a public meeting in that town for the purpose of petitioning parliament for the repeal of the corn bill; and on their refusal, an anonymous advertisement fixed the meeting for January 18th. Mr. Hunt was invited to preside, and was met by a great multitude, and conducted into the town in a kind of triumph. Several flags were displayed before him, bearing the mottoes—" Hunt and Liberty;" "Rights of Man;" "Universal Suffrage;" "No Corn Laws." In his harangue at the meeting, the orator treated with contempt the idea of petitioning that House of

Commons which, when last assembled, had "kicked their prayers and petitions out of doors;" and he asked his audience, whether they would "come forward, as men and Englishmen, and claim their rights?" A remonstrance to the Prince Regent was then adopted, in lieu of a petition to parliament; and after listening to the speeches of some Manchester reformers, the meeting peaceably dispersed.

In the month of June many meetings were held by the distressed manufacturers, especially at Glasgow, at Leeds, and at These Ashton-under-line. semblages were extremely numerous, that on Hunslet-moor, near Leeds, being estimated (but probably with great exaggeration) at 35,000. Not the slightest breach of the peace occurred on any of these occasions, for the leaders were strenuous in their exhortations to the people to preserve an inoffensive demeanor;

and it was well known, that active measures had been taken by the magistrates to resist any tendency to riot. The harangues of the leaders, however, were sufficiently inflammatory; from statements of the distresses of the manufacturing poor, these speakers proceeded to an explanation of their causes, which were stated to be, excessive taxation, places, pensions, and generally the usurpations of the rich upon the poor. The remedies suggested were, annual parliaments and universal suffrage, the present representation being declared a mere mockery. At Ashton-under-line an approaching meeting at Stockport was announced; and it was resolved, that means should be taken for establishing a regular communication from one extremity of the kingdom to the other. A spirit of hostility to the clergy was manifested in some instances, and religion itself was treated, by one of the speakers at Leeds, with a tone of irony and contempt which offended many of the auditors. The persons who summoned the Stockport meeting, on the refusal of the magistrate, declared one object of it to be, to decide whether or not the people possess the power of destroying the Bank. An entirely novel and truly portentous circumstance was, the formation of a Female Reform Society at Blackburn, near Manchester, from which circular letters were issued, myiting the wives and daughters of workmen in different branches of manufacture, to form sister societies, for the purpose of co-operating with the men, and of instilling into the minds of their children,

"a deep-rooted hatred of our tyrannical rulers." A deputation
from this society attended the
Blackburn reform meeting, and,
mounting the scaffold, presented
a cap of liberty and an address to
the assembly. The example of
these females was successfully recommended to imitation by the
orators at other meetings.

assemblies political proved so attractive to the manufacturing classes, under the irritation produced by low wages and a deficiency of employment, that the spirit rapidly diffused itself through the counties of York, Lancaster, Chester, Nottingham, and Leicester; and gaining at length the important town of Birmingham, where a great mass of distress and consequent discontent was existing, ready to be operated. upon, the leaders of the faction were emboldened to propose & measure of a more decisive character than any yet attempted. At a public meeting holden on July 12, on an open space adjoining to this town, at which not less than 15,000 persons were supposed to be present, the managers, after reading a letter from Sir Charles Wolseley, bart. of Staffordshire, excusing his necessary absence on this occasion. proposed that the same Sir Charles should be sent up to parliament as " legislatorial attorney and representative of Birmingham." movers stated, that the issuing of a writ being compulsory, they had not awaited the form of the mandate, but anticipated the right. The privilege constitutionally belonged to them, and they were fulfilling the duty of good subjects in proceeding to advise the sovereign

The baronet was then elected, according to regular form, by an immense show of hands, and amid the thundering acclamations of the concurring multitude. A remonstrance was read, which the new elected member was to present to parliament, and a deputation was appointed to carry to him the instructions of his constituents. Sir Charles Wolseley in return pledged himself to claim his seat in the House of Commons.

The people of Leeds animated by the example, or actuated by the same councils, resolved, at a meeting holden a few days subsequently, that as soon as an elegible person could be found to accept their representation an election should take place. About the same time, Mr. Hunt and his associates announced a meeting in Smithfield, which passed off without the least disturbance. The attention of government was now thoroughly awakened to the character of these proceedings, and it was determined that a check should in the first instance be given to the unbounded license of speech in which the popular orators believed themselves authorized to indulge. Charles Wolseley was arrested at his own residence, carried to Knutsford, and compelled to give bail for his appearance to answer for seditious words spoken by him at a public meeting at Stockport; on a similar charge, one Harrison, was seized on the hustings during the meeting at Smithfield, and conveyed back True bills for into Cheshire. sedition were found against others of the same stamp. Circula letters were also forwarded on July 7th, by the secretary for the home department to the lordlieutenants of the disturbed counties, as they began to be entitled, recommending prompt and effectual means for the preservation of the public tranquility; especially vigilance and activity on the part of magistrates, and, as a measure of precaution, directions to be given to the yeomanry of the county to hold themselves in readiness.

An atrocious attempt on the life of Birch, the police officer, by whom both Sir Charles Wolseley and Harrison had been taken into custody, was met by a proclamation with a high reward for the discovery of the offender, dated July 26th, and on the 30th of the same month a proclamation was issued against seditious meetings (Sec Public Papers). Undeterred by these symptoms activity on the part of government, the Manchester reformists ventured to placard a notice of a meeting to be holden for the purpose of choosing a parliamentary representative for that town; but being informed that the magistrates would not permit an assemblage of the people for a purpose clearly illegal, they relinquished this design, but soon after advertised a meeting for an object, the legality of which was fully acknowledged, that of petitioning for a reform of parliament.

The adjournment of the preceding meeting, the considerable interval of preparation which had been allowed; a vague feeling perhaps, that such assemblages

would

would not much longer be permitted,-all conspired to render the concourse great beyond all former example. A little before noon on the 16th of August, the first body of reformers began to arrive on the scene of action, which was a piece of ground called St. Peter's field, adjoining a church of that name in the town of Manchester. These persons bore two banners, surmounted with caps of liberty, and bearing the inscriptions— "No Corn Laws," "Annual Parliaments," " Universal Suffrage," " Vote by Ballot," Some of these flags, after being paraded round the field, were planted in the cart on which the speakers stood; but others remained in different parts of the crowd. Numerous large bodies of reformers continued to arrive from the towns in the neighbourhood of Manchester till about one o'clock, all preceded by flags, and many of them in regular marching order, five deep. Two clubs of female reformers advanced, one of them numbering more than 150 members, and bearing a white silk banner. One body of reformers timed their steps to the sound of a bugle with much of a disciplined air: another had assumed to itself the motto of the illustrious Wallace, "God armeth the Patriot." A hand of special constables assumed a position on the field without resistance. The congregated multitude now amounted to a number roundly computed at 80,000, and the arrival of the hero of the day was impatiently expected. At length Mr. Hunt made his appearance, and after a

rapturous greeting, was invited to. preside : he signified his assent. and mounting a scaffolding, began, to harangue his admirers. had not proceeded far, when the appearance of the yeomanry cavalry advancing towards the area in a brisk trot, excited a panic in the outskirts of the meeting. They entered the inclosure, and after pausing a moment to recover their disordered ranks, and breathe their horses, they drew their swords and brandshed them fiercely in the nir. The multitude, by the direction of their leaders, gave, three cheers, to show that they, were undaunted by this intrusion, and the orator had just resumed his speech to assure the prople that this was only a trick to disturb the meeting, and to exhort them to stand firm, when the cavalry dashed into the crowd. making for the cart on which the speakers were placed. multitude offered no resistance. they fell back on all sides. The commanding officer then proaching Mr. Hunt, and brandishing his sword, told him that he was his prisoner. Mr. Hunt. after enjoining the people to tranquillity, said, that he would readily surrender to any civil officer on showing his warrant, and Mr. Nadin, the principal police officer, received him in charge. Another person, named Johnson, was likewise apprehended, and a few of the mob; some others against whom there were warrants, escaped in the crowd. A cry now arose among the military of, " Have at their flags," and they dashed down not only those in the cart, but the others

dispersed in the field; z to right and left to get at The people began running directions; and from this nt the yeomanry lost all and of temper: numbers rampled under the feet of ad horses; many, both men omen were cut down by several, and a peace and a female in the number, on the spot. The whole of persons injured ited to between three and The populace hundred. a few stones and brick bats ir retreat: but in less than nutes the ground was encleared of its former occuand filled by various bodies tary, both horse and foot. unt was led to prison, not it incurring considerable r, and some injury on his om the swords of yeomanry he bludgeons of police s; the broken staves of his banners were carried ck procession before him. nagistrates directed him to ked up in a solitary cell, he other prisoners were with the same ed pre-

town was brought into a bly quiet state before night, ry patroles being stationed end of almost every street. next day the Manchester trates published a placard, ncing as illegal the practice itary training, which they ed to have been carried on rge bodies of men within indred of Salford, in conn with seditious and trea-The united le purposes. trates of Lancashire and

Cheshire also thought good to return thanks to the commanders, officers, and men of all the corps who had taken part in the actions of the day; particularly expressing their gratification at "the extreme forbearance exercised by the yeomanry when insulted and defied by the rioters."

Coroners' inquests were held on the bodies of those who lost their lives by the furious assault of the cavalry; but the verdicts of the juries were such as could lead to no judicial proceedings. -Some were, "accidental death;" another, on a child, "died by a fall from his mother's arms;" a third, " died by the pressure of the military, being under the civil

power."

The return of a dispatch sent to London, brought to sir John Byng, commander of the district, a letter from viscount Sidmouth, stating that his lordship had laid before the prince regent a letter addressed to himself (lord S.), and that it was with great satisfaction he obeyed the commands of his royal highness by requesting that he would express to lieut. col. L'Estrange, and to the officers, non-commissioned officers, and privates, who served under his command at Manchester, on the 16th of August, his royal highness's high approbation of the exemplary manner in which they assisted and supported the civil power of the county palatine of Lancaster on that day. On August 27th, Hunt and his fellow-prisoners were brought up for final examination, when they were thus addressed by Mr. Norris the chairman: "When you were last called up

into this court, you were remanded on a charge of high treason. On remanding you, you were informed that the whole of the evidence had been sent up to London, to be laid before the law officers of the crown, and in the mean time you were to be detained. It was not until this morning that a communication was made from government, stating that the law officers of the crown had for the present abandoned the higher charge. The communication was not made to me; but there is a gentleman present, Mr. Bouchier, who has come with orders to proceed upon a less charge. The charge of high treason is not yet abandoned, but government proceeds against you for a minor offence.

After this notification, the examination of witnesses began, in presence of a crowded auditory, by whom the most lively interest was taken in the event. We cannot follow the detail of these proceedings, in which however many incidents occurred strikingly indicative of the spirit of party. On its conclusion, the chairman dismissed the prisoners, saying, "You may all have bail." They were afterwards again summoned into court, when he thus again addressed them: " Henry Hunt and you all: we sent for Mr. Bouchier in order that we might again carefully peruse the depositions. It is a most painful duty to me to commit you for a conspiracy. We can, however, lay our hands on our hearts and say, 'We have done our duty.' As to the charge of conspiracy, though you might not have been all together pre-

vious to the meeting, yet in the eye of the law, all those who commit separate acts, tending to one illegal object, are guilty of that crime. Coupling the two meetings together, taking into consideration the manner in which the last was assembled, with such insignia and in such a manner, with the black flag, the bloody dagger, with Equal representation or death, you came in a threatning manner—you came under the banners of death, thereby showing you meant to overturn the government. There could the government. be no free discussion where that flag was unfurled. The charge now is "that of having conspired to alter the law by force and threats." It is an illegal matter, and sufficiently made out, and calls upon us imperatively to commit you for trial by a proper jury. It is now our painful duty to commit you to Lancastercastle. On account of the seriousness of the charge, we shall. require you, Henry Hunt and Joseph Johnson, to give bail yourselves in 1,000/. and two sureties in 500l. each; and all the others, themselves in 500% and two sureties in 250%, each.

The prisoners then left the bar. Hunt, after consulting his solicitor, Mr. Pearson, and saying that he would not give bail, even though no more than a farthing was required, was sent off to Lancaster, the assizes for which were just approaching, at six o'clock in the evening, in a coach, under the guard of a troop of thirty of the 15th of Hussars. Presently after their departure, bail was offered for Hunt and another person, but the magistrates de-

CENERAL HISTORY.

he next day, when they
I, and a special mesres dispetched to Lanhere he arrived in the
zing, and liberated Hunt
ht. As they approached
ter, the procession which
upon them kept inlike a rolling snowball,
rithstanding the wetness
day, the streets were
and thousands of both
companied their hero,
the ear with their ac-

agical event of the Manmeeting, did not put a similar assemblages, of otice had been given eighbourhood of Leeds r manufacturing towns; me conduct of the yeond magistrates of Manvas commented upon in x vehement and fearless , and every art was emo rouse to the highest and indignation of the e. The orators appeared nourning; the flags were ted with crape; one of hibited a yeoman cutting um with his sabre, and "Vengeance" was oba another. At a meeting agham where sir Charles y appeared, a kind of rocession was exhibited. smallest disposition to owever appeared on any occasions, and the conmultitudes dispersed in hilst the magistrates conemselves with remaining rs of these extraordinary A very moderate attempt zence on the part of the constituted authorities of Painley produced opposite and highly disgraceful results.

A meeting on Mickleriggsmuir, near Paisley, having been advertised for September 11th, the sheriff of Renfrew and provost and magistrates of Paisley, issued a proclamation declaring against the avowed intention of bands of persons from different parts on going to and from such meeting, to parade the town and suburbe of Paisley " with fiags and devices of a political and inflammatory nature;" and warned all who should take part in such " illegal" proceedings, that they should he made responsible for This notification their conduct. was utterly disregarded by the reformers, who, after the meeting, came marching in great force, with music sounding and flags flying through the high street of Paisley. The magistrates caused the colours to be seized, and in consequence a violent disturbance began: lamps and windows were broken, and special constables maltreated. The sheriff, the provost and magistrates, who went among the mob to advise them to disperse, were assaulted with stones; and it was not till a late hour that order was restored by the reading of the riot act, and the apprehension of about twenty of the ring-leaders. Similar outrages were renewed during several following days, in which several houses were gutted, many persons abused, and some robbed, by the plunderers, who took advantage of the occasion. considerable forbearance, as well as exertion on the part of the civil power, some cavalry were 1ass

sent for from Glasgow, by whom the streets were repeatedly cleared. By such means the spirit of outrage was at length subdued, and fortunately without the loss of a single life, though many persons were severely wounded; some by the mob, and some by the soldiers.

A subscription was opened in London and Liverpool for the purpose both of relieving the sufferings of persons wounded and injured at Manchester, and of defraying such expenses as might be incurred in obtaining legal redress for the assaults committed, and proper persons were sent down by the committee to examine into the matters of fact and direct the measures to be pursued. In consequence of these investigations, several bills were presented to the grand jury at Lancaster, against individuals belonging to the Manchester yeamanry, for cutting and maining with intent to kill in St. Peter's field on the 16th of August. But all such bills were thrown out by the grand jury, and their example was openly pleaded by the ma-gistrates of Manchester for refusing to commit on any of the charges connected with the transactions of that day, which were afterwards submitted to their examination.

True bills were found by the grand jury at Manchester against Messrs. Hunt, Johnson, Moorhouse, and seven others, for a conspiracy; the persons accused all traversed to the next assizes.

On September 9th, a meeting of the common council of London was holden, pursuant to notice, for the purpose of considering the

late transactions at Maland and the steps to be taken sequence; when, after whates, the following rewere carried by a majors to 45:

Resolved, That undiprinciples of the British tution, it is the undoubt of Englishmen to assemble for the purpose of ding upon public grieve well as on the legal and tional means of obtaining

That, for the exercine right, a meeting was belo chester on the 16th of last, and, without epter the policy or prudence vening such assembly, to us, from the information has transpired, that the 👊 ing was legally assembl its proceedings were of in an orderly and peaces ner; and that the peop posing it were therefor under the sanction of and entitled to the prob the magistrates.

" That we have, now learnt with grief and ment, that while the me so assembled, and when riot or tumult had take the magistrates issued rants for the apprehension tain persons then present execution of which, alt resistance was made on of the people, or thou whom the warrants were they immediately resorte aid of the military; when any previous warning of tention. the Manchett manry Cavalry, audden ing forward, opened 🚯 y force of arms, pouceunofiending citizens, reat numbers of men, al children, and even ers, were indiscrimiwantenly sole over, inhumanly sabred and

prese our strongest inat these unprovoked aperate precedings, cannot but view as preceful to the characlishmen, and a daring I the Buttish constitu-

he Prince Regent to ution and the laws, we st decided conviction loyal Highness never been induced to experoval of the conduct trors and perpetrators trocities, had not his dence been abused by misrepresented state-these illegal and fatal

t a time when the great s anajesty's subjects are inder the severest priwever erroneous may eas as to the means of kind and conciliating s their complaints is **both** for by policy and td that depriving them uns of expressing their by crueity and despoonly tend to increase t discontents, destroy unidence in the pure administration of jusdisaffection, and lead

to acts of spea violence of secont.

revenge.

That, in order to avert shore calemities—to maintain the authority of the law—and to present the lives and liberties of the subject—an humble and dutiful Address be presented by this Court to his royal highness the Prince Regent, praying his royal highness will be graciously pleased to institute an immediate and effectual inquiry into the entrages that have been committed, and to cause the guilty peopetratess thereof to be brought to signal and condign panishment."

An address founded on these resolutions was accordingly drawn up and presented to the Prince Regent, to which his royal highness was pleased to return the

following answer:

"I receive with feelings of deep regret this address and petition of the lord-mayor, aldermen, and commons of the city of London, in common council assembled.

"At a time when ill-designing and turbulent men are actively engaged in inflaming the minds of their fellow-subjects, and endeavouring by means the most during and insidious to alienate them from their allegiance to his majesty and the established constitution of the realm, it is an the vigilance and conduct of the magistrates that the preservation of the public tranquillity must in a great degree depend; and a firm, faithful, and active discharge of their daty cannot but give them the strongest claim to the support and approbation of their sovereign and their country.

"With the circumstances which preceded

preceded the late meeting at Manchester, you must be unacquainted; and of those which attended it, you appear to have

been incorrectly informed.

"If, however, the laws were really violated on that occasion, by those to whom it immediately belonged to assist in the execution of them, the tribunals of this country are open to afford redress; but to institute an extrajudicial inquiry, under such circumstances as the present, would be manifestly inconsistent with the clearest principles of public justice."

The example thus given by the metropolis was quickly followed by the city of Norwich, where in a numerous meeting of the inhabitants, authorized by the mayor, resolutions of the like import were carried, with the addition of a petition to his royal highness, to dismiss for ever from his councils, those ministers by whom the name of his royal highness had been connected with the "massacre" at Manchester.

In the cities of Westminster, York, and Bristol, the towns of Liverpool and Nottingham, and many others, meetings were held

same subject; some simply calling for inquiry, others passing a strong censure on the conduct of the Manchester authorities, and on the ministry by whom the royal sanction had been given to

and addresses prepared on the

such illegal acts of violence.

The refusal of the lord mayor of
London to call a common hall,

on the requisition of a great number of the livery, for the purpose of considering the same sub-

ject, drew firm, the parties who regarded lightselves as aggrieved

A State of

by his conduct, the following remonstrance, which was read to his lordship by a deputation.

"To the Right Hon. the Lord Mayor of the City of London.

" My Lord,—We, the undersigned liverymen of London, respectfully beg leave to expostulate with your lordship on your refusal to call a common-hall, to take into consideration the late violation of the law at Manchester, although a requisition was presented to your lordship, signed by nearly 100 of the livery of London, who were desirous of giving expression to their sentiments on transactions too momentous to be passed over in silence—too mournful to allow of those sentiments being suppressed by any authority whatever, and least of all by that of your lordship, who, by virtue of your office, are bound to protect and give effect to the rights, liberties, and privileges of the livery of London.

"That the livery of London possess the right, which they have exercised from time immemorial, of expressing their opinion on public affairs, in common hall, it is superfluous to remind your lordship; but should that right ever become subject to control from the political opinions or private views of the lord mayor for the time being, it would cease to exist in any thing but name.

"That the subject, for the consideration of which the requisition of the livery was presented to your lordship, was suited to public consideration, is manifest from your lordship's having held

a court

a court of common council for its discussion. That your lordship's refusal cannot have been dictated by an anxious and overscrapulous regard for the preservation of the public peace, is spperent from the knowledge your lerdship must possess, that where the magistrates have presumed to deprive their fellowcitizens of the means of meeting in that orderly and convenient way provided by their municipal constitutions, they have uniformly assembled together under circumstances less favourable to the maintenance of the public peace. " Unwilling as we are, my lord, to put any unifavourable construction on the conduct or motives of the chief magistrate of the city, we confess ourselves unable to interpret your lordship's rejection of a requisition for a common-hall, on so important an occasion, in any way which shall not imply an indifference to, or contempt of, the wishes and opinions of the livery, by whom you were appointed to your high office.

"Resolved, however, as we are, not to surrender the rights of the livery of London, we venture respectfully, yet firmly, to request your lordship to reconsider your answer, and to appoint an early day for the holding of a common hall, in compliance with the requisition presented to your lordship on the 1st instant.

" Dated Sept. 16."

The persistance of the lord mayor in his refusal, led to a scene of much turbulence at the common hall holden on Michaelmas day for the election of a new lord mayor; and actions at law Vol. LXI.

of the transactions of that day.

A very numerous and highly respectable meeting of the freeholders of the county of York was held at York, in consequence of a requisition to the high sheriff, signed by the duke of Norfolk, by earl Fitzwilliam, lordlieutenant of the West-riding, and many other noblemen and gentlemen of the first importance. This assemblage was computed at not less than 20,000 Several bands of repersons. formers, with their usual insignia, were on the ground; but it is worthy of remark, that they left the whole business of the day to be conducted by the noblemen and gentlemen who had come forward to summon the meeting, and by whom several very animated speeches were addressed to the assembled multitudes. The resolutions passed expressed no opinion on the occurrences at Manchester, but demanded an inquiry. In consequence of the part which he had taken in this public meeting, earl Fitzwilliam immediately received from the prince regent his dismissal from the office of lord-lieutenant of the West-riding of Yorkshire; a circumstance which excited a strong sensation, and procured for the earl many testimonies of the reverence and attachment of his neighbours. The requisitions addressed to the sheriffs of other counties, particularly Northumberland, Cumberland, Westmorland, Durham, Cornwall, Norfolk, and Berkshire, for the convening of meetings to consider of the Manchester transactions, were not in all instances attended with the

the same success, though considerable numbers assembled in all these counties under private auspices to express their sentiments. On the other hand, loyal addresses were forwarded from different meetings; and in several towns of the north of England, and of Scotland, noblemen and gentlemen attached to government associated for the purpose of raising troops of yeomanry in

aid of the civil power.

Meantime, the progress of a coroner's inquest on the body of one John Lees, who died in consequence of sabre cuts and other injuries received at the Manchester meeting of August 16th, was viewed with anxious attention, as it was believed that its result would afford an important decision on the legal character of that day's proceedings. Much delay occurred in the commencement of this examination by the absence of the coroner from the post of duty and the refusal of others to act in his stead, and it was afterwards prolonged to an extent quite unexampled, partly by the multitude of witnesses brought forward, and partly by the frequent adjournments which the coroner thought proper to interpose. It was the aim of the solicitor who conducted the examination in behalf of the next of kin of the deceased, to prove the peaceful character of the meeting, and the unwarrantable nature of the military attack. On the other side, efforts were made to show that previous acts of violence on the part of the multitude, and the reading of the riot act, had justified this attack, and exonerated from legal criminality those concerned in it. At

length the coroner stated, that for reasons which he did not choose to assign, the inquest should be further adjourned to the beginning of the month of December. Before this period arrived, the case being referred to the court of King's-bench, the whole proceedings had in this inquest were declared null and void by the irregularity of the coroner himself, who had neglected to view the body in presence of the jury, as by law required; and the court in consequence directed that no verdict should be returned.

The alarm of government was manifested by a notice, dated Oct. 29th, on the part of the commissioners of Chelsea hospital, by which all able-bodied pensioners were directed to attend at the times and places therein specified, in order to their being formed into a veteran or garrison battalion. By the operation of this measure, ten or eleven thousand men were added to the effective military force of the country.

The following remarkable circular also emanated from the

home department :

Whitehall, Nov. 6.

My Lord,—Having been informed that there are laying about throughout the kingdom, especially in the maritime parts of it, a great number of cannon, which are private property, a considerable part of which were formerly used in merchants' ships, I beg leave to call your lordship's attention to this subject; and to request that you will direct the magistrates of the county under your lordship's charge, to make the necessary inquiries

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In the agitation of the public mind which all these circumstances were calculated to excite, the meeting of parliament was impatiently anticipated both by the supporters and the opponents of the administration, and it was summoned to assemble for dispatch of business on Tuesday Nov. 23rd.

CHAPTER VIII.

Prince Regent's Speech.—Amendment to the Address in the House Lords.—Amendment in the House of Commons.—Documents a State of the Country.—Traverse Bill in the House of Lords.—The sat the Commons.—Motion for Inquiry into the State of the Nati House of Lords.—The same in the Commons.—Navy Estimat Training Bill, and Search for Arms Bill—House of Lords.—test against Search for Arms Bill.

THE session of parliament was opened on November 28rd, by the Prince Regent in person, with the following Speech:

" My Lords and Gentlemen;

"It is with great concern that I am again obliged to announce to you the continuance of his Majesty's lamented indisposition.

"I regret to have been under the necessity of calling you together at this period of the year; but the seditious practices so long prevalent in some of the manufacturing districts of the country, have been continued with increased activity since you were last assembled in parliament.

"They have led to proceedings incompatible with the public
tranquility, and with the peaceful
habits of the industrious classes
of the community; and a spirit is
now fully manifested, utterly hostile to the constitution of this
kingdom, and aiming not only at
the change of those political institutions which have hitherto
constituted the pride and security
of this country, but at the subversion of the rights of property,
and of all order in society.

"I have given directions the necessary information or subject shall be laid before and I feel it to be my indispable duty, to press on your mediate attention the consition of such measures as marequisite for the counters and suppression of a sy which, if not effectually che must bring confusion and ruthe nation.

"Gentlemen of the Hot

Commons;

"The estimates for the en year will be laid before you.

"The necessity of afformation protection to the lives and perty of his Majesty's loyal jects has compelled me to some addition to our miforce; but I have no doubt will be of opinion that the rangements for this purpose been effected in the manner to be the least burthenson the country.

"Although the revenue undergone some fluctuation the close of the last sessi parliament, I have the satisfi of being able to inform you

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ears to be again in a course gressive improvement.

iome depression still contito exist in certain branches
manufactures, and I deeply
t the distress which is in
quence felt by those who
immediately depend upon
; but this depression is in a
measure to be ascribed to
abarrassed situation of other
ries; and I earnestly hope
t will be found to be of a
prary nature.

Ty Lords and Gentlemen; continue to receive from n powers the strongest asses of their friendly dispotowards this country.

t is my most anxious wish, advantage should be taken season of peace to secure dvance our internal pros; but the successful proser of this object must essendepend on the preservation

nestic tranquillity.

Jpon the loyalty of the great of the people I have the confident reliance; but it will re your utmost vigilance andion, collectively and indivi-7, to check the disseminaof the doctrines of treason npiety, and to impress upon ainds of all classes of his sty's subjects, that it is from sultivation of the principles ligion, and from a just subation to lawful authority, we can alone expect the nuance of that Divine favour rotection which have hitheren so signally experienced s kingdom."

ter an address in corresence with the speech had moved in the House of Lords by earl Manvers, and seconded by lord Churchill, Earl Grey rose to address the House. He said, that had he not been aware of the state of the country, the speech from the throne, the address moved in reply, and the language of the noble mover and seconder, would be sufficient to convince him that parliament had never assembled at a more important crisis, or when greater difficulties and dangers were to be overcome. He did not however think the line of policy pointed out in the speech such as ought to be adopted in the present state of the country, to which he had attended with the greatest care. He had heard strong observations on the progress of sedition and treason, and the necessity of adopting measures of coercion, but no recommendation to avert the danger by relieving the people from the heavy burthens that pressed upon them. It was by a timely system of economy and reform that the threatened dangers would most effectually be met.

His lordship fully allowed the necessity of resisting plans of innovation described as destructive of the laws and constitution; but while opposing one danger, let care be taken not to incur ano-The noble mover of the address had warned the House not to let an anxiety for the security of liberty lead to a compromise of the safety of the state. He, for his part, could not separate those things. The safety of the state could only be found in the protection of the liberties of the people; whatever destructive of the latter, de-

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stroyed also the former. He warned their lordships, in supporting the authority of government, not to sanction any precedent hostile to public liberty, and therefore to the safety of the state. Where discontent generally prevailed, there must be much distress, and it was an axiom no less true, that there never was an extensive discontent without misgovernment. Two years ago, when a similar subject was under their lordships' consideration, a noble friend of his (marquis Wellesley) had quoted the opipion of lord Bacon, that the surest way to prevent seditions is, to take away the matter of them, and in the spirit of this maxim had recommended the reduction of public expenditure, and especially of our great and unnecessary military establishment. Had this recommendation been attended to? No; profusion was obstinately maintained, as if the continuance of every abuse were necessary to the safety of the state. Not only was no effiof reduction cient measure adopted, but additions were made to the expenditure, which no public principle justified. had in vain opposed some of those measures which had proved most injurious to the character of parliament, and to that of the family on the throne. After this denial of justice—for to refuse a relief so necessary to the country was a denial of justice—the session was closed, in a manner most insulting to the distresses of the country, by the imposition of 3,000,000L of new taxes. When no attention was paid to the calls of the people for relief, when their peti-

tions were rejected, and that ferings aggravated, was it derful that at last public di tent should assume a mon aspect?

The noble lord then adto the transactions at Manch -he was willing, he said; be pend his judgment on the duct of the magistrates to ther information should before parliament, but his demned severely the precipi with which their behavious been approved by those very sons who deprecated the judging of the question Aippant and impertinent which had been given to the of London. He next add to the removal of earl Fitzer -a man who had been guished by his public and stant support of the crow every trying difficulty-a m high rank, extensive influ and princely possessions beloved and esteemed-a mi properly described in resolu which had lately been po from his particular situation affording security to the ger ment and firmness and dence to the people; when a man was peculiarly me out and devoted, in a seaso such difficulty as the prewhat confidence could exi the ministers by whom such duct could be sanctioned, what hope remained for the luded people of this country (would now call the attention their lordships to that part o speech from the throne which ferred to the addition of 10,000 to 11,000 men to the gular troops. He certainly loubts of the legality of this ithout the canction of part; but he would neither m this nor on the prudence ing to the national buran expense of from 2 to OL: he would simply obthat this was another of ries of measures which had the progress of the existvertiment, and which was expanied with single e of concession to keep be spirit of discontent that mately prevailed. ity of other remarks, the ord moved an amendment. was in substance as fol-

> assure his royal highness nce Regent, that while we lament the unexampled which exists, we shall take r most serious consideravarious matters contained

Royal Highness's most as speech. That it is ime to express approbation attempts which were made made the people to seek from the distresses under they labour by means danto the public tranquillity, consistent with the security community; and that it is ity, as well as our deterno, to adopt measures for vention of those attempts. ent we humbly represent to yal Highness, while we clare our determination to I vigour to the law, we feel on by a sense of duty to the people that their comshall at all times receive st attention which is indis-

le to their safety. at this seems to us peculiarly necessary at this period; in order to create a confidence in the public mind, that they have a sufficient safeguard in the laws of the land against all encroach-

ment on their just rights.

"That we have seen with deep regret the events which took place at Manchester on the 16th of August; and without pronouncing. any opinion on the circumstances which occurred on that melancholy occasion, that we feel it demands our most serious attention and deliberate inquiry, in order to dispel all those feelings to which it has given birth, and to show that the measures then resorted to, were the result of urgent and unavoidable necessity —that they were justified by the constitution, and that the lives of his Majesty's subjects cannot be

sacrificed with impunity." Lord Sidmouth regarded himself as peculiarly called upon to advert to the manner in which the noble earl had alluded to late

events involving the responsibility which chiefly attached to himself. Respecting the transactions at Manchester, he said, that never was there an event publicly interesting respecting which much misrepresentation, falsehood, and exaggeration had gone forth. He contended that all presumptions ought to be in favour both of the magistrates and yeomanry. The meeting, he would boldly take upon him to assert, was not only illegal, but treason-The magistrates would have acted not only unwisely, but

unjustly and basely, had they

done otherwise than they did;

the letter of approbation was

sanctioned by a cabinet council,

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and he, for his part, did not shrink from any part of the responsibility incurred. He entered shortly into the transactions of the 16th, and described the hostile conduct of the populace towards the constables and authorities both before and Campbell a constable had been stoned to death in open day in the streets of Manchester, and the constable of the town thought his life in danger. This system of hostility was not confined to Manchester; it appeared at Newcastle and in other places. He affirmed that not a single life was lost in consequence of the blows of the military. On this subject he would dwell no longer at present: the danger with which we were threatened from the discontented state of the public mind was generally admitted, and its magnitude should induce their lordships to unite in vigorous measures to avert it. If, in the character of that danger, there was any feature more alarming than another, it was the conduct of some persons who encouraged and emboldened the disaffected, by standing between the government they assailed and the party assailing. Respecting the dismissal of earl Fitzwilliam, his lordship remarked, that the different view taken by that noble lord, and his majesty's ministers of the state of the country, and the public declaration which be signed in opposition to their wishes, showed that all confidence between them and him had ceased, and that a separation had become indispensable.

Several other lords delivered their opinions. Lord Erskine

strongly urged the nea conciliation on the part of ment, and of parliamen quiry into the conduct magistrates of Manchel he firmly maintained lity of the meeting, and posite character of taken to disperse it. ready, he said, to add there might be meeting avowed object, being the tion of property or the a of some other dlegal rendered every man a m for its dispersion. But 1 ing at Manchester was ni complexion. It had me tion; and to show that i intention of violence, th attended it brought the and children along wit which they would not ha had they conceived any or imagined they were themselves to punishme breach of the laws. Th bly might have become tuous; what then? why gistrates might have 1 Riot Act, and dispersed-Riot Act might have be but the House had not h nor had their lordships be the hour had elapsed be military were employed. had been the case, ev that remained on the fie have been a felon; but e he was not to be cut don military, or condemned without a trial. Had e tary execution been jui the refractory, ought we children to have been upon, wounded, or kille House, after such tran ought to grant inquiry to

mtry that their lordships termined to support the ad privileges of the peohis was the object of the ient. Government might e to restrain the disconich they did not try to but such an employment ulitary against the people aly render it unpopular, efficient for the purposes h it was intended. Inbeing supported in the affections, and enjoying ngth which arose from a ulated liberty, we should e nothing around us but d military despotism. To any necessity for such

Parliament measures convince the people that t overlook their distresses vances. Would the House aty by refraining from ina the mere declaration of s that they possessed parinformation hitherto und? His noble friend (lord had shown, that inquiry a prejudging of the guilt ence of any individuals; emembered a time when int was less scrupulous on ject of prejudging. to the State Trials in hen the very case against ioners was made out of orts of the two Houses of Now, therefore, it or be said that we had no y for inquiry. But it be said, that there was m making any concessions demands of the people. ry reverse would happen case—inquiry would reinger by leading to con-

The Lord Chancellor opposed any parliamentary inquiry respecting the late affairs, as inconsistent with the spirit of the When he read in his law books that numbers constituted force, and force terror, and terror illegality, he felt that no man could say that the Manchester meeting was not an illegal one. It was complained, he said, that not only had the grand jury rejected bills, but that the magistrates had refused to receive in- ` formation on oath. This latter conduct was either right or wrong. If right, why complain about it? if wrong, why interfere with measures already under consideration in the court of King's-bench? Another ground of complaint was the conduct of the coroner in adjourning an inquest. But what was the fact? The coroner alleges that the jury have been tampered with, and that there is a fear that the jury might give their verdict on evidence not before them on oath. He, therefore, adjourned in order to have the opinion of the court of King'sbench in a matter of such high What was there importance. wrong in this?

The Marquis of Lansdown earnestly pleaded for an inquiry, for which, he said, he should move, if no such motion should emanate from government; in the mean time he should support the present amendment.

Lord Liverpool replied to the noble marquis.

The Marquis of Buckingham supported the original motion.

On a division, the numbers were: Not-contents—Present, 121; Proxies, 38—159. Contents

tents—Present, 31; Proxies, 3— 94. Majority against the amendment, 125.

House of Commons, Nov. 29.

After the reading of the speech from the throne, the address was moved by the Hon. J. Somers Cocks, and seconded by the Hon. Edward Cust.

Mr. Tierney rose, not to object to the address as it stood, but to propose, by way of amendment, an addition imperatively called for, as he conceived, by the condition of the country. No man could feel more deeply than himself the melancholy condition of the country,-no one had heard with more disgust and abhorrence the blasphemous doctrines the further promulgation of which the laws had now suppressed. He did not however believe that the impiety, as some contended, had been widely spread; on the centrary, he did not believe that a nation more pious, more sincerely religious, was to be found on the face of the globe. He had a right to express this confidence the more decidedly, because it had been stated on the other side of the House, and generally allowed, that the piety of the country had so enlarged itself, that the ordinary places of worship were unable to contain it, and it became absolutely necessary to erect a number of new churches.

The political state of the country was very different; dissatisfaction or disaffection, pervaded the manufacturing districts. He was quite ready to admit that if the existing laws were not adequate to remove it, new ones

should be passed. But he been lieved at present, that nothing but a vigilant exertion of the magistracy, nothing but fairness and firmness on the part of the go vernment was required. But if on the other hand, the people were taught by facts to believe that the existing law was not fairly administered to all classes new ones might be necessary.nay, he would go further and say he knew not what new laws could be devised which would be effect tual in keeping down a people who had no respect for government and the constituted authorities of the land. The hongentleman proceeded to trace the evil to what he regarded as its real root-excessive taxation,and the profusion against which he had long warned ministers vain; and he affirmed that ever in the speech they had just heard there was what, but that it preceeded from royal lips, he should call a miserable attempt to raise fallacious hopes on the subject of the revenue. He thought it his duty now to speak out on some of the causes of the evil which afflicted the land. His settled conviction was, that there did not exist among the inhabitants of the country that confidence in the House of Commons that might be wished. That conviction did not pervade merely. those who, to give every thing a name, had been called Radicals; but it had penetrated much further and much higher; and many of those who wisely condemned the visionary schemes of reform at present afloat, were satisfied that there was something wrong in the state of the representation,

nation could never have duced to the condition in : now found itself. What aced it to that condition? House refused to mimy of the means of carwar? had it been sparing tes for national improvehad it refused to make when they were asked I it resisted the raising of al troops? or had it, in bjected to comply with nest ministers thought fit ? Certainly not. How d it, then, that in the rerevenue was so deficient: de was stagnated; that cks fell; and that the ras to be told that there

law enough to control, or troops enough to rebellion? How happened things; and above all, ld ministers now venture and, that new confidence be reposed in them, for thus brought the nation rink of ruin and despair? I. These were not merely mons of the Radicals in seetings, but of sober dissertings, but of sober dissertings in private societies.

they were unwilling to a open avowal of their ats, they entertained them and parliamentary reform an gradually working its years; and it was now universally admitted that at mass of the people did that the present state of esentation was beneficial

ladicals the hon. gentleieved not to be numerous dable, and he treated with the election of a legisla-

torial attorney at Birmingham; but he strenuously contended that the present state of society, diffusion of education ---that which parliament itself had sanctioned, had compelled the House to submit to all the criticisms upon its proceedings which men thought themselves justified by the facts, and their own knowledge in making. If government thought, that by passing new laws, by raising new troops, or by the promulgation of loyal addresses they could put down the awakened spirit of the country, they would find themselves grievously mistaken. Adverting then to the affairs of Manchester, the hon. gentleman argued at considerable length on the necessity of inquiry. He commented with considerable severity on the conduct of government relative to this business, and especially on the dismissal of earl Fitzwilliam; and he ended by proposing, as an amendment, a resolution by which the House, while deprecating the attempts made to inflame the people, and lead them astray by means dangerous to the public quiet, expressed strongly their regret at the deplorable events which had occurred, and their conviction that they ought to be made the subject of parliamentary investigation.

The Marquis of Tavistock dwelt on the necessity of inquiry into the late events, of economy, and of moderate reform, to regain to that House the confidence of the people. He must express a hope that the noble lord would not attempt to degrade the spirit of the people by force and coercion, but would endeavour to conci-

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liate it by mild and equitable The exemplary pameasures. tience which the people had exhibited during the arduous contest of the last 20 years, surely deserved a better return; and he could not help imploring his majesty's ministers to institute a full and fair inquiry into the injuries which the people believed themselves to have received at Manchester, and not to treat them with any unnecessary violence or

contempt.

Lord Castlereagh did not feel himself called upon to follow the hon, mover of the amendment through his remarks on the present state of the nation, which he had much undervalued, because the only definite or tangible proposition which he had offered, was that for an inquiry into the transactions at Manchester; and because he should lay before the House to-morrow, in a printed form, the mass of information on which government intended to proceed, and also explain the measures which it had in contemplation to propose. On the Manchester business, however, he would now meet the right hon. gentleman opposite. It never was the intention of the magistrates to have dispersed that meeting as it was dispersed, nor, on the preceding day, to have dispersed it at all. The magistrates did not determine upon dispersing it till it had assumed a character of tumult and sedition; they then put warrants into the hands of the constables, and it was not till they had declared their inability to execute them, that a military force was employed at all. If it was an illegal meeting, and was carryin torous emblems, the magi would have been guilty of grant breach of duty in su it to remain assembled a n after the capture of Hunt they wished to disperse it most mild and temperate n After the riot act had bee from the windows of the where they assembled, a magistrate was sent to rea the crowd, but was there tr under foot. A third was read it at the hustings: believed to be correct, conflicting evidence must pected. After some stro marks against earl Fitz and the Yorkshire meetil noble lord ended by sup the original address.

The debate was adju after some contest, at ha three.

On the following day, mass of documents relat the state of the country w sented to both Houses. T document was a letter fr magistrates of Manches lord Sidmouth, dated Ju expressing their appreh that some formidable in tion was in contemplation. adverted to the "deep dist of the manufacturing class which the disaffected took tage to instil their per doctrines, adding, "when are oppressed with hung do not wonder at their giv to any doctrines which t told will redress their griev They pointed out the meetings and the liberty press as the chief causes Other papers refe

rmation of an armed asour which was attempted t success, under the auof the earl of Derby, lord ant of the county. Several ts and some examinations gistrates, attested the expractice of training among formists; but it appeared ut in some cases, whether vas intended by these men o enable themselves to in something resembling y array to the meetings; m where the whole manual e was gone through, it ated, that sticks were the reapons produced. Some ants related threatening ditious speeches used by s engaged in drilling. One y communication to a mae, printed without a name, nention of a body of men ng a meeting, who, on ching the hustings, propikes from their bosoms or i, which they attached to walking sticks. A narray the reverend Mr. Hay agistrate, of the transacf the 16th, succeeded; the rates were here said to mued their warrants for the ension of Hunt and others, general appearance of the g, and on very numerous tions of the inhabitants, as r fears for the public safety. caption of these persons, zeir being led away was l, and it was added, "In an time the riot act was and the mob was comdispersed, but not withry serious and lamentable which were particular-The active part of the g was said to have come

wholly from the country, and to have consisted of not less than 20,000.

Some other documents noticed the generally turbulent and disaffected spirit of the lower orders, and the intimidation of those among them who were disposed to be loyal. Some particular acts of violence and outrage against the active partisans of government were related; especially the death of Campbell the constable, who was stoned to death on August 17th; the attempt on the life of Birch, and some acts of riot at Macclesfield on August 18th. A letter from Sir J. Byng, dated November 18th, stated, that it appeared certain, that simultaneous meetings were to have been held at a number of towns which he named, but that the scheme had been baffled by the disunion of the leaders; and that in those places where disaffection was of less mature growth than in the towns of Lancashire, a desirable check had been effected. The writer however deprecated any relaxation of vigilance, and mentioned the existence of a plan for disseminating seditious and blasphemous pamphlets among the servants of great families; and repeated, though vain attempts to corrupt the soldiery. A statement from the grand jury of Cheshire, dated Sept. 3rd, attested the alarm for their lives and properties felt by his majesty's loyal subjects, in some parts of the district of Macclesfield, in consequence of active measures of terror and intimidation, which within the last 14 days had assumed a more formidable character: the difficulty of dispersing

dispersing meetings for training was likewise noticed. Others of these pieces were addressed to earl Fitzwilliam as lord lieutenant of the West-riding of Yorkshire, and described the circumstances attending the reform meetings in that quarter, and the general distress, and consequent discontent of the people. Pikes, and pistols in small numbers appeared to have been manufactured in these parts. Similar. but still more affecting accounts of the state of the south-west of Scotland, and of the disaffection there prevailing, made the substance of other reports; and the riotous proceedings of the keelmen at Shields, were related in others.

House of Lords, Nov. 29.

The Lord Chancellor proposed a bill, which he assured their lordships did not arise out of the circumstances of the times, but which had been previously contemplated by him. Its object was, to remedy the inconvenience and delay of justice arising from the practice of the courts which allowed defendants, in cases of information, or indictment, to imparle or traverse. This bill took away the right of traversing; but allowed the court to postpone a trial upon ground being shown for the delay. On the second reading of the bill Dec. 3rd, after its nature and application to cases of misdemeanor had been more fully stated by the noble mover, Earl Grospenor rose and observed, that while the attorney general was allowed to hold informations over the heads of defendants for any indefinite period, it was greatly adding to

of imparlance; thus the solution of the subject was diministrated and the power of the crowdersed. But since their ships on their view of the state the country had chosen to away the scabbard, and only to the sword, this and measures of severity managements adopted to preserve the parties.

Lord Erskine opposed the as depriving the people ancient and valuable priving that when he can table covered with other tending to abridge the right the people, he thought it a singular coincidence that should be brought forward the same time.

The Earl of Liverpool was convinced, that if their ships did not pass this men they had better at once det that every kind of blasphems sedition was to be tolerate Persons charged future. the higher crimes, were in instances put on their trial in diately, whilst in lesser col a delay might be claimed times extending to a year. delay appeared less likely prove injurious in the more cious crimes, because in the person of the offender secured; but in cases of libel offence might be repeated after day, and hour after h before the party was brough trial. He agreed that the sure was an innovation, and the House was bound to req evidence of a strong neces Was there not, then, suffic evidence of this description in actual circumstances of our s

ad in all those practices. otoriously prevailed? His 's government had been why more prosecutions been instituted. He could r, that the answer to that a was of itself a strong. at in defence of this pro-No effort had been left during the last 12 months g persons charged with mous and seditious libels ze. It had, notwithstandm found impossible in the state of the law to obtain han one conviction. ere did exist a lamentably ad pressing evil, he trusted ruse would not be indiso adopt some measure of

Holland was averse to on various grounds, and y saying, that after what shown of the nature of , it was manifest that its as grossly deceiving: it ed to be a bill to prevent in prosecutions for misdes, but it did not say one the greatest delays—those ccurred in proceedings by informations. By the ovision of those great men ed at the time of the Ren in 1688, and to whose ty their lordships often i, improper delay could sur by allowing the accused plead, because in proseby indictment the defenrere obliged to enter into isances, which they must if they did not appear to But in proceedings by io informations, the attorneral had the power of a person accused,

though not convicted, of a libel, by keeping a prosecution hanging over his head for life. He did not say that this had been done by the present attorneygeneral, or his predecessors; but this he would say, that there were at present 40 informations depending, some of which had been hanging over the parties accused for one, two, three, four, five, and some for ten years, and this must surely be admitted to be a shocking state of the law. He could not hope that his opposition would prevent the bill from passing, even its present state; but if it were so altered as to legislate on both sides, by preventing the delays which occurred in prosecutions by ex-officio informations, as well as in those by indictment, he should perhaps give it his feeble support on the third reading.

On the 3rd reading of the bill on Dec. 13th, the lord Chancellor rose to propose an additional clause, to provide for bringing on the trial of a defendant within a twelvementh from the time of pleading. If the trial did not take place within that time, the defendant might then call upon the attorney-general as prosecutor for the crown, to proceed to trial within 20 days. If the attorney-general did not then choose to proceed, he must enter

a noli prosequi.

After a few words of acknowledgment from Lord Holland, for the handsome manner in which his suggestion had been adopted, the bill passed.

It also passed the House of Commons without opposition.

House

House of Lords, Nov. 30.

Lord Sidmouth rose to call the attention of their lordships to the measures which the ministers of his royal highness the Prince Regent thought it necessary to propose in the present state of the country. It was unnecessary for him to go into any detail of the danger in which the country was placed: it was known that a conspiracy existed for the subversion of the constitution in church and state, and of the rights of property. Their lord-ships would feel, as he stated, with grief, that the press was one of the principal instruments employed for this purpose. That art which was calculated to instruct and console, was perverted to rob mankind of all hope of future happiness, because it was thought that when the people had lost the consolation of religion, they would be more prepared to throw off their allegiance. He should now describe the measures designed to meet this evil. It was the essential character of a free press, that its productions were not interfered with before publication; this principle was preserved in the bill which he had to offer,-for a moment, and only for a moment, had it been in contemplation to depart from it. Neither was it designed to visit offenders with an increase of punishment on the first instance; but it was proposed, that any person having been tried, convicted and punished for a blasphemous or seditious libel, should on conviction of a second offence, be liable, at the discretion of the court, to fine,

imprisonment, banishment transportation. It was alt posed, that in cases of a conviction, a power show given to seize the copies libel in possession of the lisher; the copies so set be preserved until it sho seen, whether an arrest or ment should be moved, at to be returned to the pull if the judgment of the should be in his favour.

Another measure con with this subject would b posed in another place, might mention it here, is to afford a connected view measures which ministers it their duty to recomme was to be proposed, that 🐞 lications, consisting of le a given number of sheets, be subjected to a duty et that paid by newspapers. might be said to be breat on the principle before laid but it would be for their ships to consider wheth infringement were not in sable to check the prog blasphemy and sedition.

Another provision of the would be, that persons forth a publication of the would be required to ent recognizances or give to for the payment of any purch might be inflicted of

He should now state to visions by which it was posed to obviate the dar tumultuous and seditious ings. It was not intended terfere with the right of to ject, to petition the Pringent, or parliament, or to for the discussion of any

GENERAL HISTORY.

under which the people conceive they were labor-Nothing would be introinto the bill that might to impede, or interrupt gs regularly called by a

borough-reeve, or other rate; but it would be proto enact, that any parties; to meet for consideration ects connected with church e, should notify their inby a requisition signed by householders, and that it

householders, and that it be illegal for any person ually inhabiting the place it was called, to attend it. proposed to give the mass the power, with some ons, of appointing the nd time of meeting.

nsequence of the alarming hich had been laid before use, respecting the prepafor employing illegal force, proposed to prohibit miliaining except under the ty of a magistrate, or lord ant of the county.

of the danger to be apded from the possession
s by the disaffected; and
been deemed necessary to
agistrates in the disaffected
s, on evidence affording
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wer was also to be given
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mitted to parliament.

Earl Grey objected to the early day fixed for the second reading of these bills; he also objected to the bills themselves, as forming a system of force, terror and coercion which would aggravate the distrust entertained of parliament by the people, and instead of saving produce ruin to the Feeling as he did on country. these subjects, and looking with dismay on the proposed system of government, he could not but take the earliest opportunity of expressing his general sentiments on these measures;—measures which comprehended restraints on public meetings, and on the freedom of the press, and empower magistrates to deprive the subject of arms which he might have for his own defence. justification of such restraints rested on the papers which had been presented to the House. Now, he was willing to allow that these papers, incomplete as he maintained them to be, and requiring many additions and explanations, did prove a considerable extent of danger; but a danger arising from the distress of the people—a distress amounting to absolute hunger, and admitted by the magistrates themselves, in their first accounts, as the cause of the danger. there were persons who took advantage of this distress to inflanc the discontents of the sufferers, willing to allow; but, he was there was no evidence either in the papers on the table, or in the general state of the country, to convince him that any conspiracy against law and order had

been formed, or that the public tranquillity was extensively threatened. The noble lord had spoken of conciliation, but his notions of it were rather rigid. He bad declared that he would subdue first before he would concede. But if there were demands which the people had a right to make, and which, from the state of the country, it was proper to grant, why resist concession? He was prepared to admit that the people had a right to an indulgent attention to their grievances; that there existed abuses in the government, and defects in the construction of parliament, which ought to be taken into consideration, and that a yielding to the prayers of the nation in this respect might allay discontent, without being a dangerous concession. Such measures of conciliation would do more to bring back the country to peace and tranquillity than the present bills, and give it more strength and durable security than any system of restraints, or laws of severity and coercion.

After a general defence of the principle of the bills and of the conduct of government from the Earl of Liverpool, and a few words of objection from Lord Erskine, early days were fixed for the second reading of the training and search for arms, and the press restraint bills.

On the same day, in the House of Commons, Lord Castlereagh entered into a general exposition of the bills laid before the House of Lords by viscount Sidmouth.

Mr. Tierney then rose, and after a variety of strictures on the bills proposed, and conduct

Acres 1000

of the administration it forcing the laws already against the licentiousness press, as if they desired unchecked excess should a pretext for measures present, he thus conclude had come down to the with a sincere inclination impartially to what the nol might suggest, and rati posed to concur than to . but he had then no notion extent of the demand which be made: he might had willing to concede someth necessity had been shot nothing would satisfy the lord but an attack upon vital principles of the constitution. Are we (dd Mr. Tierney) to live in a new times? Are we now up to the world, that the tution which we have venerated for its antique loved for the blessings conferred, is of no value merly, when foreigners asked in what way we possessed of such and stitutions that have their admiration, we could that we were indebted fa to the right which the par England enjoyed of think speaking freely. But no ther lesson is taught by the lord, who would convithat what has been the of our liberties is the deal of our happiness-that T and our forefathers have b is false and foolish; and preserve freedom and pr the constitution must change, which, in my com I believe it cannot survive

and openly, that I suspect **Iministration** from which montures emanete—that re only the advanced guard erray of bills which they rdirect against the consti-. I see on the part of the mient an evident determito recert to nothing but they think of nothing else, ream of nothing else; they r no means of conciliation, mill make no attempt to and reconcile: force-Morce, and nothing but that is their cry, and it sen the same for years: moure of coercion has been, **B** be, followed up by anoand the result will justify I assert, that 10,000 will swer their purpose; one re of violence must sucnother, and what they gain se they must retain by the detestable means. will never rest until they lowed to live under laws radministered; until their industry will procure them eans of maintaining their s, and until they shall mjoy the blessings of that ation which their ancestors ed they should partake. If iscontent will increase to ction, and distress will proiscontent, notwithstanding ld assertions of the noble hat the nation is prosperad has no wants but those arise out of the present If the on of America. lord had confined himself grant of 10,000 men, I have deemed it a strong re in a time of profound ·Is any evidence offered

that a body of the military has been, overpowered, or seven that it has not always been sufficient for the dispersion of any meeting? But if the country gives him more troops to put down new meetings, surely it is somewhat hard that he should also ask it for new laws, that are to prevent the possibility of new meetings. : If the noble lord thinks that the new laws will be effectual; where is the decasion for the 10,000 men? My sincere belief is, that he will want many more than 10,000 men, and what a melancholy prespett does this hold out to the country. It may be said that I use violent lenguage. I admit it; and all I can say in answer is, that I do not utter a single syllable that I do not, on my honour, believe. (Cheers). I am an alarmist. I feel alarm, because I am compelled to trust to men who will rely on nothing against the people but brute force. I am alarmed, because an attempt is to be made, under false pretences, to destroy all that is valuable in the consti tution, unless it be defended by the free spirit of a yet free nation. Therefore it is that I indulge a hope, that while the right of meeting remains, the people will meet and will express their opinions with such effect, that the threats and measures of coercion may be abandoned. trust that the country will thoroughly understand the nature of these novel laws, that the real objects of government, will be evident, and that those objects by the public voice will be for ever defeated. country abstains from this course, [x 2]

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evidence to warrant these innovations, shall consent to follow the noble lord in his desperate and adventurous course, all I can say is, that I shall witness it with the deepest and most sincere regret. I shall then have lived long enough, as I can no longer be of service to my country.

After some severe strictures on the bills themselves, and on the speech in which the noble lord had introduced them, by Lord Folkstone, and some remarks from Mr. Brougham on the present ignorance of the House how far the provisions against seditious meetings were to extend,—the debate on the first reading ended without

a division.

On Dec. 1st, the Marquis of Lansdowne rose in the House of Lords, to propose the appointment of a committee to inquire into the state of the manufacturing districts. His lordship contended, that the necessity of such an inquiry could scarcely be disputed, at a period when all parties were agreed as to the alarming state of the country,-when, within a month, there had been added to an already large standing force, a new army, greater than had in former times been thought sufficient for internal defence and external operations, and when the tables of both Houses were covered with measures for restraining the liberty of the subject. It was necessary to take a comprehensive view of the whole situation of the country,-of causes as well as events. The general desire of some change in the people, appeared

to arise only from a feeling easiness, proceeding from His lordship stated, that ! prove to the House, the the great stations of the manufacture, such as Ma and Paisley, the rate of had fallen, on an averag half. This depression, the of which their lordships at vestigate, might be traced: the last twenty years, ton of political economy co with the political event times. After a variety vations on this subject, quis proceeded to other! of the subject,—the num atrocity of the libels whit ters had suffered to pass notice,—their condu**ct** 🕬 popular meetings, and t duct of the magistrates chester. He ended by for a select committee to into the state of the cour distresses of the manual districts, and the exec the laws regarding sedita tices and public meeting motion was opposed by Wellesley and lords Gren Liverpool, and supported Erskine, Grey, and Dr The numbers were,

Contents.....Present

Non-contents...Present Proxima

Majority against the mot in the House of Count the same ds., a corremotion for inquiry isto of the country was brow ward by Lord Althorp, wil a long and keen dehate, in lord Castlereagh on one and Mr. Tierney on the were principally distin-

inst the motion, 523

Majority ——175
December 2nd, the Chenof the Eachequer moved, in
tone of Commons, that this
i do go into a committee of

Broughest opposed the heart was the conmal mode to state guevwhen supply was called
le understood that the new
duty on pamphlets would
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rening, and he wished to
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cedented haste with which
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ouse measures, by which it
admitted that a great and
nent change was to be made
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speaker then left the and

G. Warrender proceeded dress the committee. He e could anticipate no oppoto the resolutions which he in his hand, which merely led for the requisite numseamen for the year. He to mention, that in one h of the service, he meant byal marines, there was an use of 2,000 men; so that, ure, the whole duty of the yards would be executed by orps. It would be found of reatest service to increase yal marines to the number 000 men; by which means,

if any cause abould arise, an of cient perminent force would be ready to assist in the formation of an armament. This was not like an increase of the military force, a measure of a temperary nature; but was intended to be " permanent increase, to the extent of 2,000 men. The hon, berouet then moved, " that a force, not exceeding 25,000 men, he conployed in the sea service, for 13 lunar months, from the list January, to the 31st December, 1820, including 8,000 royal marines.

Mr. J. P. Grant said, if he understood the hon, barenet correctly, the nature of his proposition was, that 2,000 men should be added to the marines, which should have the effect of releasing 2,000 of the military force of the country from the duty they now performed in the dock-yards. Therefore, when an increase of the military force was called for, the House ought to keep in view, that by this new measure 2,000 men would be virtually added to the military establishment. He could not, at that moment, make any observation on the proposed increase of the army; but when the noble lord brought forward the proposition, it would be for him to demonstrate the necessity of such a measure in time of peace.

Sir G. Warrender said, gentlemen were not correct in supposing that the dock-yard duty was entirely performed by the military of late years. A part of that duty had always been entrusted to the corps of marines.

Mr. Croker said, it was impossible to deny that this arrange-

ment

ment would relieve that portion of the army which was now employed in the dock-yards, and pro tanto, would increase the disposable military force. The number of men that would be relieved by this additional vote of marines, was about 1,200.

The motion was then agreed

Sir G. Warrender then moved, "That a sum not exceeding 650,3251, be granted for wages for 23,000 men, for 13 lunar months, at the rate of 2l. 3s. 6d. per man per month. That a sum not exceeding 612,000l, be granted for victuals for 23,000 men, for the same period, at 2l. 1s. per man per month."

Mr. Baring asked, what was the reason that the charge for victuals was 1s. per man per month greater than it was in the

vote of last session?

Sir G. Warrender could not state the exact reason; but the officers who made the estimate found, that the addition was necessary.

There were then voted, a sum not exceeding 612,900% for the wear and tear of ships; a sum not exceeding 104,650% for ordnance

for the sea service.

On the motion of the Chancellor of the Exchequer, the House resolved itself into a committee on the Stamp act, 55 Geo. 3rd,

cap, 185.

The Chancellor of the Exchequer said, that he should decline discussing the principle on which the resolution which he had now to move was founded, as it would most probably come before the House immediately, on another occasion. He had thought it his

duty to introduce it to the House, because a considerable fraud had been committed on the revenue, by means of the pamphlets against which his measure was intended, and because a considerable invasion had also been made by them upon the property of the regular newspapers. His resolution was in substance as follows :-- " That all pamphlets containing an account of any public news, intelligence, or occurrence, or remarks upon any public news, intelligence, or occurrence, or letters upon any matter of church or state, which shall not exceed two sheets, and which shall be sold for a less sum than 6d. exclusive of the duty thereupon, shall be deemed and taken as a newspaper, within the meaning of the acts enacted for that purpose in and Ireland respec-England tively."

After a few remarks from Mr. Brougham, who said he reserved his comments till the exceptions should be made known, which would doubtless be allowed, the resolution passed without opposi-

tion.

House of Lords, Dec. 2.

Lord Sidmouth moved the order of the day for the second reading of the bill for probabiting training. Their lordships had made an order, that two of the bills which had been read a first time on Monday, should be read a second time this day; he might, therefore, now allude to both. The provisions of one of the bills were similar to those of the temporary act which was passed some years ago, when the midland districts were in a disturbed state;

and

CIGENERAL HISTORY AL [MA

heir lerdships compared ant bill with the act of i of the king, they would its provisions were much rous. The papers which n laid before their lordntained instances of trainof the procuring of arms, in sufficient to prove the of the measures recomto their adoption. mace on this subject, iras it already was, had satly strengthened since pers were placed on the Within these last few formation had been rethat military training was g on, and that the pracwocuring arms, for pure illegal nature of which t be questioned, was con-He should at present say more, except to move, bill which stood first be now read a second

by Lord Erskine, and supy Lord Lilford, who said particularly investigated acters of some of the decelative to the making of d found them worthy of oath,

ord Chancellor rose, and eply to some of the relord Erskine, said, with the constitutional queste right of the people to arms for their own denich had been alluded to, looking at the Bill of efound that the principle laid down in so broad a sit was frequently represend that it was accompany

the strong qualification,

that subjects might have arms unitable to their conditions. There was, therefore, little force in the objection urged on this groupd. But if their lordships had any doubt of the propriety of passing these bills, it would be removed on giving a fair consideration to the evidence contained in the papers on the table. If the persons to whom that evidence referred were arming and training, with the intention attributed to them, then were they guilty of nothing less than high treason. If their object was, to give to meetings, by the collection of great numbers, the quality of physical force, for the purpose of procuring by the display of that physical force any alteration in the government, in church or state—if this were done by any individuals, either in this city or any other part of the country, he must declare, that such a proceeding was an overt With respect to act of treason. the bill before the House, it never could be supposed that it was wished to render it one of unnecessary rigour. It would be for their lordships, when it went into the committee, to consider all the details and to render it as le-

Lord Holland said, that the manner in which these bills had been introduced, placed him under considerable embarrassment; because, though there might be details to which he should not object, the grounds of the whole measures were such as to prevent his giving an unqualified assent even to these. For instance; with some qualifications he perhaps might not object to the measure for preventing secret train-

ing,

ing, or for the seizure of arms; but he could not agree to the allegations of the preamble, because founded on evidence which did not satisfy hun. Nor were the details of the bill free from objection. It appeared a great inconsistency, that the person who drilled should be subject to seven years transportation; and those he trained, to two years imprisonment. The purpose of the driller might happen to be more innocent than that of the drilled. The noble lord (Lilford) had referred to his knowledge of certain informations; but even that noble lord would allow that anonymous informations could not be expected to have the same weight with others who had not his means of information. He had reason to know that in that part of the country there were Orange lodges which were a great cause of dissention; if the names of informants were given, it might be ascertained whether they were members of such lodges; he objected therefore to the preamble. But with the qualifications he had stated, he had no objection to say content to the principle of the bill.

With respect to the second bill, his lordship said, that after the candid acknowledgments of the noble secretary on introducing the bill, he was surprised it should be affirmed that it involved no violation of constitutional principle. He also made some strictures on what had fallen from the noble and learned lord respecting the bill of rights. His lordship concluded by saying, that he must observe that he believed the whole policy of his majesty's

ministers to be founded in 🌑 He would not say of them, 🐗 any other set of men, that intention was to subvert the stitution in order to acquire themselves unlimited powers if they had such an intention knew no better method that be pursued, than that of sional remissness in checking progress of sedition, in alle it to grow to an alarming be and throwing on parliament duty of putting it down. In a state of things, many hou able and good men could se other course left, than to the measures of rigour which But he recommended. say no more on this part of subject. The two bills consideration were the least jectionable of the whole sets n easures. He admitted, that bill, by disarming only cer districts, and by being limits its duration to a certain time as much to render the man palatable as it was possible 🛍 But still their lordships sh recollect, that the necessit disarming the people, if that cessity really existed, impliwill and intention on the pat the people to oppose the got ment of the country. He lieved that the greatest pt that could be exercised by government, either despot limited, was to attempt to die the people. He stated it, the fore, as one of his stronger jections to all these laws, the they did not succeed in act plishing the object for which were framed, they must p highly dangerous; on account the impressions they would a

"CENBRAL HISTORY" A DE

weends they would leave, minds of the people. On a considerations he could content to the second he to the first, it certainly star than that passed in that therefore it was not a son which he should extension which he viewed the of coercion about to be hed.

Marquis of Buckingham not object to this bill, bet was not one for disarmpeople, but for preventan from using their arms : the constitution. with the noble lord in g that one of the great is that arose from ill depersons creating alarm in intry, was the necessity of a great preponderance of to the crown. But they either make sacrifices to this difficulty, or come the safety of the state by ecking those whose object to overturn it. The noble concluded with some ions upon the advocates of sentary reform the in

d Holland disclaimed havide any allusion to the sub-

Duke of Sussex complaint the noble lord misreprethat side of the House as to the radical reformers. I not agree with those who red of all the measures sed, but he should concurbills at present under their ips' consideration.

Marquis of Lansdowne ht it his duty to concur in

House, solely on the ground of necessity. He however thought it extremely dangerous to give any man the power of entering the House of another by night, and that, if possible, it would be expedient to avoid giving it.

The Earl of Darlington believed that in his official capacity his name had already been introduced to notes and documents hild on their lordships' table: He had gone so far as to say, that if measures of coercion were not resorted to, a rising would take place in that part of the kingdom. Since he had come to attend his duty in that House, he had received intelligence, which he believed to be true, that preparations were made for rising in arms, and he had no doubt that at that moment, while they were deliberating on those bills, many deliberations of a treasonable nature were carrying on in the northern part of Durham and the southern part of Northumberland. That being the case, it was their lordships' duty to endeavour to find out the persons who were plotting against the constitution; otherwise they would go on to mature their measures of danger. There were certainly parts of these bills which created great hesitation in his mind; nay, perhaps some parts which ought to be rejected. He also professed himself friendly to inquiry; but the general tenor of this and the other bills received his assent.

The Earl of Stratkmore thought it his duty to mention some alarming particulars which he had that morning received from the North.

He

He said he knew there were fourteen or fifteen thousand men on the banks of the Wear and of the Tyne ready for rebellion; and if they were not prevented from procuring arms, he had no doubt they would rise as soon as their plans were ripe for execution. He was glad he had not the same account to give of the south and southwest parts of Durham. There, on the contrary, as well as in the northern part of Yorkshire, the people had gladly come forward in defence of the law.

Dec. 4. The House of Lords resolved itself into a committee on the seizure of arms and training bill, when, after a few remarks from some noble lords, and the proposal of two amendments; the first that two magistrates should be required to authorise a search; the second, that searches should not take place by night, both which were negatived, the House resumed. It afterwards went into a committee on the training bill, which was

read clause by clause.

Dec. 7. The report on the training bill was received by the The report on the House of Lords, after a strong speech against the measure by Earl Grey, who, though admitting the fact that the radical reformers were both numerous and active in the counties of Northumberland and Durham, maintained however that the alarms which had prevailed were in great measure unfounded, and that no necessity had been shown for the enactment of the present bill. An opposite view of the subject was taken by the Earl of Strathmore. The bill finally passed the House of Peers, as did the

seizure of arms bill, against which however the following protest was made:—

"Because the right of having arms for their defence, suitable to their condition and degree, is secured to British subjects by the ancient laws of these realmants declared to be so by the Bill of Rights, and is, in the words of Mr. Justice Blackstone, "a public allowance of the natural right of resistance and self-preservation, when the sanctions of society and laws are found insufficient to restrain the violence of oppression."

"Because no sufficient evidence has been laid before the House to prove "that arms and weapons of various sorts have in various parts of the kingdom been collected, and are kept for purposes dangerous to the public peace." We doubt the fact, and we distrust the remedy. If arms have really been procured for such illegal purposes, the persons engaged in these criminal designs will have had ample notice, before this bill can pass, to remove them to places of concealment. Whilst this power, therefore, is likely to be in a great degree inefficient with respect to its professed object, it is hable to be most injuriously and vexatiously used in cases where arms may have been provided and kept for the legitimate purposes of selfdefence.

"Because, in former periods of much greater danger to the crown and constitution of these realms, when conspiracies by the adherents of the House of Stuart were known to be directed against both, when preparations

king for rebellion with tance of France, when he highest rank, station ence in both kingdoms, ply engaged in these dey, during two formidable s in 1715 and 1745, no wer was granted to the et the new line of sucwas defended, and our nstitution successfully ed against all these danhe principles of the Rehad been too firmly imn the hearts and minds ncestors to allow them, pur of any emergency, alarming, to hazard the of a right which they cently asserted.

use this law is, in its very eculiarly liable to abuse. credulity, malevolence, party violence and inzeal may, equally with a duty, contribute to call ction; and the powers ' its execution, of breaker by day or night into use or place where inn may have been received as are kept for illegal , must unavoidably expersons and property of esty's subjects to injury lence, which cannot be tly guarded against by risions made in the bill purpose. This is not a prehension. Experience

proves that such effects may be expected from it. In Ireland, it is well known, nothing more contributed to irritate the people, and to provoke acts of private resentment and revenge, than the abuses which took place, and particularly the insults which were offered to women, in the exercise of a similar power.

Because we further object to the enactment of this law as part of a system which, in a season unexampled distress misery, rejecting every proposition for conciliation or concession, rests on force alone for the suppression of the prevailing discontent, and is calculated to give additional weight to an opinion already too generally entertained —that the parliament is more ready to presume against the people and to enact laws for their restraint, than to attend to their just complaints and to afford them that protection which they have a right to claim against every species of injustice and oppression.

GREY.
THANET.
ERSKINE.
ALBEMARLE.
KING.
VASSAL HOLLAND.
WENTWORTH FITZWILLIAM.
YARBOROUGH.
AUGUSTUS FREDERIC.

CHAPTER IX.

Seizure of Arms Bill in the House of Commons.—Training Bill passed in the Commons.—Blasphemous and Seditions Libel Bill in the House of Lords—Protests.—Libel Bill in the House of Commons.—Seditious Meetings Bill in the House of Commons.—The same in the House of Lords—Protest.—Lord John Russell's Motion for Reform in Parliament—House of Commons.—Newspaper Stamp Bill in the House of Commons.—The same in the House of Lords.

Committee on the Seizure of Arms Bill, Mr. Lambton moved, that the provisions of the Bill should not extend to the county of Durham, affirming that there was no necessity for such a measure in that county, as all the allegations on which it was at first proposed to extend it there, had been disproved. He had been assured that there were no arms among the colliers, as had been said.

After a few observations, the motion was negatived without a division.

Mr. Birch proposed a similar exemption for Nottingham, where he said that the distress was indeed great, but borne with exemplary patience. This suggestion was supported by Lord Rancliffe and Mr. Denman, but was also negatived. After some remarks from Mr. Protheroe in favour of the measure, and some strong ones from the Hon. T. W. Anson against it, the House went into a committee on the bill, which was read a first time.

Mr. H. G. Bennet then rose. He said that in the year 1817 a measure had been proposed respecting the seizure of arms which he had opposed, on the principle that the distinctive difference between a freeman and 🌢 slave was the right to carry arms, not so much to defend his person as his liberty. One of the provisions of this bill was, that on information on oath, any justice might grant a warrant for the search. To this he strongly objected, on a conviction that even in the best and most moderate times such a power would be unsafe and improper; and in the present temper of men's minds in the manufacturing districts, he knew not but it might be highly dangerous. He was very certain that at Manchester persons might sign these warrants to whom he, at least, would be the furthest from intrusting them. Then, how were these warrants to be executed? They were to have a power to enter houses by day or night to search for arms. As a free-born Englishman,-born so indeed, but how long he might continue

so he really now could —he had no hesitation in that the people never bmit to this enactment. ot think that they were enough to allow it to be nto execution by armed plence, or the sword. ight nothing could be rible, more despotic, than er to enter houses in the night. Would gentles subject females in the night and in bed to neinsults? Necessary, bewever gently the warrant executed, the mere inwas horrible. Was there imstance at the period of ch revolution which exore disgust and horror domiciliary visits? And s the difference between d such as would be auunder this act? After all, not believe that magisould find any arms. nove as an amendment, o justices" be substituted y justice," and that the or by night" be omitted, words "by day only," ituted.

Castlereagh in reply rethat the hon, gentleman e disposed to look at this with the utmost alarm fringement of the rights rties of the people, than tection to those rights or to families. That hon. an seemed disposed never d this or any other queserwise than as if he were ly jealous of the magisd the laws of his country. . also prevailed that such es were without a precedent

in the history of the country: yet in the year 1812 a measure of much more extraordinary rigour and harshness had been promulgated, in which however he had the assistance of several members on the opposite side of the House. He would state his conviction that if the power complained of were not given to a single magistrate, it would be entirely ineffectual: the delay in finding another magistrate might render the search unsuccessful. Nothing either was more likely to fail than search by day, or to succeed, if information were correct, than search by night. The means of communication were so organised and complete among the disaffected, that the magistrates could not move by day without their knowing it; and so, of course, the whole object would be lost. He did not mean to say that this was not a very strong measure; God forbid he should! He did not mean to say that this was not an enormous power. But, then it was a choice of evils—a question whether they would give a strong power to the legislature to protect the peaceable people, or leave them a prey to another power, tyrannical and destruc-The noble lord concluded with stating that after the years 1715 and 1745, bills had been passed precisely the same in prin. ciple.

Mr. Brougham was glad at least that the noble lord did not present this bill as constitutional in its principle, or its spirit;—that he had frankly avowed it was an infraction of the one, and a violation of the other. He denied that the precedent of 1812 could

be binding on those who had resisted that measure to the utmost. The noble lord had contended that the measure would be crippled, if not defeated, by taking away the search by night, that it would give the disaffected warning; that when they heard that a magistrate was coming by day with a troop of horse to seize their arms, they would immediately conceal them. But what would be said of this statutory warning,-the bill on the table,it must be granted, or the whole foundation of the noble lord's new edifice sunk under him, that there were numbers in the various districts actually in arms against the state, and the moment notice was given them by this bill that a magistrate might come and search, would they be so weak, so childish, as not to put their arms out of reach? One argument against the present bill was, that though it gave power to a magistrate to search, it was essentially defective, being destitute of any power by which he could get at the arms he discovered. Whig ancestors said, summon those who have arms to give them up, and if it afterwards turns out that they have concealed them, they may fairly be subjected to the severest penalties of the law. This, though only to be justified by necessity, was at least effectual. And why was it then necessary? Was not open rebellion then stalking through the land? Was there not a disputed succession? Did not a foreign foe aid the efforts of the rebels, and threaten invasion? Yet the noble lord, with the utmost assurance, asserted, that the

precedent of 1715 should govern the deliberation liament. Had we now a di succession, an open rebel even the appearance of real Where was the general ris had been threatened by and their agents from day That the subject had at ... a right to keep arms of wh vernment could not, und circumstances, deprive 📗 would not maintain; but case of necessity must be established. And in dealing so sacred a matter as the rights, any one of them suspended in the mode likely to affect the rest, or ... the other comforts and pill to which he was entitled believed even the nobil would admit that he had # rowly stated the subjects arms. Not only was an B man's house his castle age unwarranted intrusion of lice, or against the atta thieves, but it was so in a and a higher sense of the as giving him a prerogat have arms for his defence maintained that he had to arms for his defende merely because he would it up to him that he min them against the lawless me of bad rulers, but to remind rulers that the weapons fence might be turned them, if they broke the violated the constitution. were dangerous doctrine, dressed it not to the count to its rulers; and he begge to recollect that, in broach he was only following Blackstone, who twice over

own in his book, that the use of arms, and ege of English subjects.

These were not times man to assert opinions it be misapprehended or I; and he would therew up what he had ady adding, that no act of softhe country, in which e supported by the conauthorities, could warpart of the community I, nay, to dream of, re-

If the law of the land be altered, it could only d by parliament; and he vehemently and steado the last drop of his esist any encroachment beople upon the legislait, as he would oppose sly and firmly any invahe crown or the parliathe known privileges of These were the nunity. 3 of the British constituctrines as serviceable to ders as they were dano evil rulers—calculated ote and secure the peace d order of society, and too, as a warning to ho would violate that hey ought to preserve.

a keen debate, in which nning, Mr. Tierney, and other members took part, ort was ordered to be rehe next day.

ne third reading of the ec. 16th, Mr. Tierney is an amendment to omit ds "by night," which by 158 to 40, after which passed.

Training Bill passed the of Commons on Dec. 9th,

with the strongest expressions of their sense of its necessity, from members usually opposed to government.

Lord Sidmouth rose Dec. 6. in the House of Lords to move the second reading of the bill for the prevention of blasphemous and seditious libels. After the explanation already given of the nature of the bill, he would only observe at present, that whatever measures their lordships might adopt in the present state of the country, they would all prove ineffectual, unless means were taken to check the licentiousness of the press. This was the great source of the evil with which they had to contend, and if after adopting other measures they did not agree to this, the remedy would be incomplete; they would still leave in all its strength that destructive virus, the pernicious effects of which, if allowed to operate, were certain and irremediable.

Lord Erskine observed, that the preamble of the bill stated no facts to induce their lordships to entertain such a measure. the existing laws been shown to be inefficient? The bill applied to blasphemous and seditious libels, two things so different, that nothing was more absurd than to associate them together, or subject them to the same punishment. With regard to blasphemy against the Christian religion, there could be in law no justification for it. The whole world, he was confident, would go along with him in saying that the law ought to be enforced against publications of this nature. But a different question presented

itself

itself when new laws were called These were unnecessary,the crown-officers had means to put down blasphemy. Yet all that they had done was to prosecute a few parodies, and Paine's "Age of Reason." If they were unsuccessful, they had themselves to blame, for it was because they either departed from the regular course of law, or selected wrong objects for prosecution. A seditious libel was nothing like a blasphemous libel. As to the latter, all were agreed, and no jury could mistake it; but what the noble lords on the other side might call a seditious libel, might by many good and wise men be thought right and justifiable. It was proposed to seize the book charged as libellous upon a verdict being obtained against the publisher: but this proceeding, which might be very unjust in itself, would be more or less so under the particular circumstances of the case. Were a verdict given in July, the publication must remain long in a state of sequestration before the court could be moved for an arrest of judgment, though the decision of the court might be in favour of the plaintiff. But though injustace would be done in some cases by seizing, in others that proceeding would have no effect. The effect of the prosecution would often be to produce an extraordinary sale; so that after the verdict there would be nothing to seize: the whole edition would be out of print. There was another circumstance which their lordships ought to take into consideration: many booksellers had very extensive warehouses; it

might happen that, after verdict, a few copies of libel might be sold, of dict against which the might not be aware. All ficulties and cases of l must occur under such 🔙 it was impossible to for what mischievous conse they might lead. Their le would reflect on the conso which might arise from B the conduct of the gove and parliament before juris quite new circumstance care be taken lest ence ment be given to libel by laws framed to prevent people were accused of ing plans of innovation, stead of measures of seve the laws, it would be be look to some reforms would satisfy the modern compel those who were tisans of wild schemes 🙀 quish them. To put down phemy and sedition, all \$ necessary was the execu the existing laws.

Lord Harrowby contend the objections of the no had no serious weight. 🚻 whether fine and imprise were sufficient punishme libel at a time when such ordinary pains were taken culate blasphemy and through every corner of the try? When the labourer not drink his cup of tea on without at the same time taking of the poison? Was much that a different punis should be inflicted when fence was aggravated by tion? and what punishme transportation and banin

The man of the same of the sam

med-to be applied? They supported these laws were re friends to the liberty of mean; it was because they it that they wished to rethe evils caused by its misting.

 Marquis of Landowne ofhome considerations against ill, which he regarded as ily, needless, and in partimeprebated the application th a punishment as transpor-1.to an offence which might emmitted by men in s of society, frequently too, en: of the most exemplary praiseworthy characters in .respects, and who, by their m and virtues might be capof making ample atonement ciety for any injuries they inflict through the press. rd Ellenborough could not aink that some new regulawere necessary to curb the iousness of the press, conng the alterations in the of society within the last He particularly y years. and to the progressive ins of education. He believed where the power of reading riting had been given withstrong foundation of mo-, it had been enlisted into zuse of blasphemous and ous libellers, and thus bean instrument of real mis-

rd Holland said, that of all ideous cases which had ever within his observation, he never witnessed one more tious than that under consiion. As to the grounds of I that could be collected the speech of the noble L. LXI.

viscount and from the preamble of the bill was, that it was expedient to provide more effectually for the suppression of blasphemous and seditious libels; but was that enough to justify an alteration in the laws? Was there no other reason for at once destroying the liberty of the press ? The principal ground for this extraordinary measure was the great increase of such libels. Of this he could form no direct judgment, but he was satisfied that these disgusting publications added nothing to the dangers of the country. If any danger did result to the religion of the people from such publications, it was wholly to be attributed to the conduct of his majesty's government, connected with those evil designs towards liberty which had been since the meeting of that House so clearly developed. He submitted, however, that the people of England were a religious people, and he would be party to no man, whether king, prince, or demagogue, who would allege that they could be made proselytes to infidelity, or that any additional laws were necessary to the maintenance of their faith. Another important branch of the subject was, how the laws in existence had been inforced. If blasphemous publications had been widely and numerously circulated, where were the prosecutions? What course had been taken to suppress them? It had been said that juries would not do their duty in cases of blasphemous publication; it was a strange perversion of intellect, that a person, at the moment he was recommending additional re-[L]

atraints upon the crime of libel, should himself be pronouncing the grossest of libels upon one of the most sacred institutions of the country. It was not less strange, that while it was urged that juries would not convict as the punishment at present stood, they would be more likely to do so if that punishment were in-The bill also extended creased. the punishment of transportation to crimes in their own nature indefinite, and liable to different construction in different courts There also existed in of justice. it an anomaly directly contrary to the principles of crimes and punishments; that of making the master criminally responsible for the act of his servant. But then it was said that this punishment was at the discretion of the court. -this was indeed a monstrous proposition, - he would never consent to have the constitution and liberties of the country at the discretion of any man, however elevated or however vir-The bill also increased tuous. the punishment of a crime which he had already described as indefinite. This was a solecism in law, because, according to the practice of the courts there was no malus animus at all. He also found in this measure a new word in legislation,-the word "banished." He did not know, nor had he ever heard of banishment as any part of the laws of this country, nor could imagine why it was now introduced. He now called upon the House to look at the practical effect of this measure arising out of the difficulty of the definition of a libel. There was scarcely any man in the two

Houses of Parliament for \$ 150 years who might me been in a situation to be under this act. In special men who had been consider men of great talent and station in this country, Jul take in my lord Somers, the years from 1679 to 1 time of great oppression courts of justice, and whe judges were extremely a vient to the administrate power. During that time would have been the such a measure as this? not many passages of his epodictated by integrity and worth, have been prome libels, and punished accord From the time of lord down to that of Mr. Burke, the acts of their public life not many men have writ spoke some opinion which come within the definiti libel? Let them see also would be the effect upon b men, both with respect to tious and blasphemous pt tions. What would have been Milton? what would have of Dryden, if those against his pen had been so effici wielded, had come into 🛊 What too would have been Pope and Addison, and about of sir Richard Steele, thus of the Christian Hero-th quent advocate of Christ Could be find security: not Christianity itself be de of its warmest friend, if h sent to Botany-bay? Lock effect of this law upon me had in the change of partit the protection of power. they not, amidst the animosi

sitical hostility, be exposed to e most dreadful consequences? Would not, in fact, such a meawe be made the instrument of engeance, instead of power? Inere was another class of persons equally exposed to punishment; not merely the writer, the man of ability and the man of ducation, but the poor vender of newspapers, who awoke them in the morning with the sound of born, and was alike indifferent what he sold, whether the loyal adress of a university, or the contemptible discussions of a raical meeting. Knowing nothing of the contents of the publication, md perhaps incapable of judging of those contents if he did know them, he, too, was subject to the consequences of this bill; at least to the discretion of his majesty's judges! His lordship proceeded to ague, that during quiet times this bill was not sufficient to suppress the crime, and that in times of deep mimouty it was likely to formule a weapon of all powerful persecution, and to turn the sword of wice into the dagger of the

Edri Grey followed on the same side in an able speech; the Early of Liverpool replied. The Early of Caranton and Blessington, and his royal highness the Duke of Summardeclared their opposition to the bill; the last taking the opportunity to vindicate the Landasterian system of education from attack, by asserting that the practice of teaching under it was founded on the strictest printiples of religion and morals. The hill was then read without a division. The amendments afterwards proposed were all nega-

tived, but the opposite of the bill recorded their stationests in the following Protects:

Protest against the Bill for puntaking Libel by Trumperiation.

Because we believe that by a seasonable exertion of the laws, as they at present exist, the prosecannot be abused to my bad purpose, without interting a suitable purishment.

Decause any extension of the power of punishment lies vested in the courts of live with respect to cases of liber, appears to us, therefore, to be unisecultary.

Because the office of publish-

ing a lifted is, more thin my other that is known to our law, undefined and uncertains. Publications which at one time may be considered inno**cent and even** laudable, may at another, according to circumstances, and the different views of public accusers, of judges and of juries, be thought deserving of punishment; and thus the author and publisher of any writing dictated by the purest intentions, en a matter of public interest, without any example to warn, any definition to instruct, or any authority to guide him, may expose himself to the penalty of being " benished from the united kingdom and all other parts of his majesty's dominions, for such term as the court in which such conviction shall take place shall order, er be transported to such place as shall be appointed by his majesty for the transportation of offenders, for any term not exceeding seven years."

Because the fear of being subjected to the punishment of a [L 2] common

common felon, thus suspended over the head of any person who may have been once convicted of publishing a libel, to which mere inadvertence may subject him, and against which no degree of caution can afford him complete security, must necessarily deter him from the fearless exercise of the right, which has hitherto been the proud prerogative of Englishmen, of freely discussing public measures and endeavouring to warn his countrymen against the dangerous encroachments of power.

Because this bill, therefore, so inconsistent with the policy of our law and with the practice of our ancestors, appears to us to be a most dangerous invasion of the just freedom of the press, and to be subversive, in one of their main defences, of the rights and liberties which were secured to us by progressive struggles through a long succession of ages, and at length asserted, declared, and, as we had fondly hoped, firmly established for ever by the Revolution of 1688.

(Signed) Grey,
Aug. Frederick,
Erskine,
Thanet,
Albemarle,
King,
Auckland,
Vassall Holland,
Jersey,
Minto,
Yarborough,
Lansdowne,
Cowper,
Lauderdale,
Rosslyn,

DARNLEY.

PROTESTS.

House of Lords, Thursday, Dec. 9.

Seditious Libel Bill.—It was moved to insert after the words "seditious libels" the following words:—"with intent to excite his majesty's subjects to subvert by violence the government by law established."

It was resolved in the ne-

gative.

Dissentient,—1st, Because the crime of publishing unlawful libels has, according to the practice of English law, embraced various offences, differing in their nature as well as in their degrees of criminality from the wilful and predetermined guilt of the actual writer and publisher, to the negligence, and sometimes even to the inevitable ignorance of the party who has been deemed guilty by construction, in respect of his pecuniary interest in the publication, or his mere civil relation to the actual publisher; and it therefore seems just and necessary, that when a discretionary punishment of increased severity is to be enacted, it should be confined to that species of libel which, both in As natural tendency and in the motive of the publisher, exhibits the highest degree of malignity.

2dly, Because the most effectual, if not the only mode of accomplishing this object is, to introduce into the statute, and consequently into the indictments or informations proceeding upon it, a precise definition of the crime which it is intended to prevent, by the extension and alteration of the punishment.

By such means alone can juries,

ties, in the first instance, be apprised of the particular character of the offence imputed to the defendant, or can the judge have certain rule to distinguish the cases in which his discretionary power is to be exercised.

Sdly, Because without such exact definition as has been rejected, it is possible that judges as well as juries may, upon different occasions, differ very wideis as to the meaning of the word seditious," and thereby introsuce into the administration of a penal law an uncertainty, which at all times an evil, but which s particularly mischievous when the law is very severe.

(Signed) VASSALL HOLLAND, ERSKINE,

Lansdowne, CARMARVON, King, BEDFORD, JERSEY. COWPER, Rosslyn, MINTO, LAUDERDALE, AUCKLAND, GROSVEROR, Thanet.

It was afterwards moved to omit the word "banishment." It was resolved in the negative.

Dissentient,-1st, Because the introduction of banishment in the present bill seems to us a wanton and dangerous experiment. That punishment has been hitherto unknown to the law of England, and on the present occasion, there has been no proof shown of its necessity, nor due examination had of its consequences. So material an innovation on a system of usages, statutes and maxims, established without reference to any such punishment, may, by analogies and inferences of law, affect the rights of the exiles and their descendents in a manner not foreseen by the authere of the bill, nor in the contemplation of the legislature that enacts it.

2dly, Because banishment, from its very nature a punishment of unequal severity in different cases, may be rendered doubly. so by the favour or enmity of the sovereigns to whose dominions the exiles would most naturally resort.

We doubt the justice of subjecting an Englishman, even when convicted of a political offence against the rulers of his own country, to the capricious will or arbitrary laws of a foreign government; and we question the policy of teaching men of active spirits and turbulent designs to look to foreign favour for the mitigation of their lot, on the miscarriage of their enterprizes at home.

Observation of what is going on around us, reflection on what has taken place in past times, strengthen these considerations.

The present situation of Europe affords us no assurance that the power of one sovereign may not be rendered subservient to the vengeance of another; and the history of free states, modern as well as ancient, admonishes us, that nothing has a more direct tendency to introduce foreign influence and foreign interference in the internal affairs of a

COUNTRY

country than the banishment of state delinquents.

(Signed) Vassall Holland,
Erskine,
King,
Bedford,
Jersey,
Rosslyn,
Cowpen,
Lauderdale,

House of Commons, Dec. 15.

THANEI,

GROSVENOR.

Mr. J. Smith said, he held in his hand a petition from that respectable body of men the booksellers, against a proposed enactment, that persons convicted a second time of blasphemous or seditious libel might be banished for seven years.—Many whose names were attached to this petition would, he doubted not, abandon their business should the measure be carried into effect.

Lord Castlereagh wished to apprise the House of his intention of proposing some alterations in the committee on the bill, which would perhaps meet the wishes of the petitioners. He was happy to state, that he did not see the necessity of pressing the liability to transportation. It appeared to him that simple banishment would be an adequate penalty on a second conviction for blasphemous or seditions blasphemous or seditious libel. It certainly had been represented to him, that the punishment of transportation had hitherto been confined to felonious offences. He therefore proposed that it should be reserved for

cases of return from banishment, and it would thus be substituted to the punishment of death.

The second reading of this bill produced some warm remonstrance from sir J. Mackintosh and other members, on the haste and inconsideration with which a bill enacting a new penalty for an undefined offence was urged upon the House; and a division took place, which gave the following result.—For the immediate reading 190. Against it, 72; Ma-

jority 118.

In the committee on the bill Dec. 23rd, Mr. Bernal said, that of all the restrictive measures which had passed, or that were in progress to be passed, he considered this bill the most obnoxious and objectionable. Much had been said, in the course of debate, on the question whether in this country banishment was a novel punishment, or was already known to our laws. He, however, was prepared to maintain that banishment had never been applied by parliament as a punishment, unless by an ex post facto The first notice we had of banishment was in cases of abjuration of the realm. In those days, if a felon took refuge in a church, he became protected against the law; and if he went before a magistrate, he was allowed to take the oath of abjuration, and to quit the realm. The laws which sanctioned abjuration and sanctuary refuge, were first checked in the time of Henry 8th. and were at last totally repealed. in the reign of James 1st. In the time of Charles 2nd, when felonious offences were unusually prevalent

prevalent in Westmorland and Cumberland, persons convicted of them were ordered to be transported to the colonies in America. The act of the 36th of the present King was passed at a time when certain offences of an aggravated nature were committed against the state. This act, he would beg the honourable gentlemen opposite to remember, was not passed as a permanent measure, but was limited to three years. The noble lord should also bear in mind, that this banishment or transportation was not for life, or for a period at the discretion of the judge, but was fixed by the act to a period of seven years, and was applied only to high offences against the state. He would beg the law-officers of the crown to reflect on some of the consequences likely to result from this law, and to solve some difficulties to which it might give rise. Would they tell him, whether a person banished for life would not be ousted from his allegiance to the king? Would they explain whether the children of persons in such circumstances were to be considered as subjects of Great Britain? There was another question: at whose expense were these people to be banished? If they happened to be in flourishing circumstances, they might easily transport themselves; but, if poor, by whom were the means to be supplied? Again, should this country be in a belligerent situation, as it had been before, with all the world, whither was the banished person to go? It was true, the country was not at present at war with any part of

the world; but the case he had put was a possible one, and the crown lawyers were bound to solve the difficulty before the

House passed the bill.

Mr. Denman objected to several other clauses of the bill, especially to that which authorized the search of private houses, for the discovery of libels which might be concealed there. also pointed out the circumstance that this bill went to make liable to the penalties those who printed, published, or "composed," seditious libels. So that if any one thought proper in his own closet, like Algernon Sidney, to write a tract upon the government which might be regarded as a libellous writing, that circumstance might give the parties acting under this bill, a right to search over his private desk to ascertain whether any libels might be found in it.

Sir J. Mackintosh suggested, as an amendment, the insertion of a definition of a seditious libel. Various other amendments were proposed by different members, all of which however were negatived, and the bill passed without

further opposition.

Dec. 6. Lord Castlereagh, in moving the recommitment of the bill for the prevention of seditious meetings, particularised several alterations which he desired to make in that measure.

The purport of the first of these was the exemption of meetings not connected with the discussion of matters in church or state from the operation of the bill; -such as those held by particular trades on matters connected with their interests. With regard to that clause, which ren-

dered it a misdemeanor in a stranger to be present at such meetings, he submitted whether it would not be enough to make it apply to those who knowingly and wilfully remained after proclamation to the contrary. ther did he object to the attendance of persons, who having property in a parish, yet resided out of it, provided their property was to a certain specified amount, and had been in their possession a given time. With regard to the suggestions of gentlemen opposite, that the bill ought to be local and temporary, the noble lord declared his decided opinion, that it was expedient to extend it giver the whole united kingdoms, but he intimated, that though he thought that all future meetings ought to be deprived of the menacing and tumultuary character they had lately assumed, he should not object to the enactment of the bill, in the first instance, for a term of years not less than five.

After a somewhat desultory conversation, in which several members took part, Mr. Ricardo said, he thought that in this discussion sufficient attention had not been given to the importance of the right to be curtailed. the people's right of meeting and petitioning consisted only in the right of meeting to petition for the removal of grievances, it was not of so much importance, and the curtailment of it was not of such serious interest. But the right was a right of meeting in such numbers, and showing such a front to ministers, as would afford a hope that bad measures would be abandoned, and that

public opinion would be respect-It might be compared, in this view, with the right of the House to address the crown. If the right of that House consisted in passing resolutions only, and if they could not follow up their resolutions by refusing the supplies, and by calling up a spirit of resistance in the country, the crown would despise their interference. It was the same with the right of the people to petition. If they could not meet in such numbers as to make them their petitions respected, would have no effect. At the same time, he admitted that those meetings were attended with very great inconveniences. It could not be denied, that circumstances might arise, when the government might be fairly administered, and yet distress might arise from causes which the government could not control, and wicked and designing men might produce a great degree of mischief. It did not appear to him that such meetings were the kind of check which ought to exist in a well-administered government; but it was necessary to have some check, because if they left men to govern without any control in the people, the consequence would be despotism. The check which he would give, was to be established only by a reform in Then, instead of parliament. petitioning, and from the worst part of the people perhaps, being the check, by reform that House would become the best check any government could which have, and with that check the people would be perfectly satisfied. He had read with prise

prise the abhorrence of radical reform expressed by several members of that House. believed there were among the advocates of that measure designing and wicked men. he also knew there were a great number of very honest men, who believed universal suffrage and annual parliaments, were the only means of protecting the rights of the people, and establishing an adequate check upon government. He had the same object as they professed to have in view, but he thought that suffrage far from universal would effect that object, and therefore that it would be madness to attempt a reform to that extent, when a much less extensive reform would be sufficient.

Mr. C. Hutchinson vehemently opposed the extension of this measure to Ireland, for which he contended that there was no pretence, and strongly arraigned the general conduct of ministers, which, he said, had been reprobated and despised by every foreign nation.

Colonel Beaumont proposed, that the committee should be instructed to limit the duration of the bill to the 1st of March, 1821.

The Chancellor of the Exchequer regretted that he could not concur in the motion of his hon, friend. The evils which they were called upon to remedy, had been growing upon us for many years. In 1812 they had assumed so serious a character, as to call for the imposition of very strong measures. In 1817 they had increased to such a degree, as to require the suspension of the Habeas Corpus. From that time

to the present, although checked for a short period by the vigour of parliament, they had been increasing till they had attained the full maturity of mischief,—less than five or six years could hardly tranquillize the public mind; and he should move the limitation to be in the words, "five years next ensuing, and from thence to the expiration of the ensuing sessions of parliament."

Mr. Calcrast and some other members strongly urged the expediency of measures of conciliation, and of inquiry into the distresses and grievances of the people.

Mr. Buxton proposed, that the present bill should be limited to a term of three years.

Lord Milton asked, what feelings ought to actuate the House when they passed their judgment on the present ministers, who, after acknowledging the value of the right of petitioning, had come forward and proposed to abrogate it for ever? The only right left by the present bill would be, not the right to meet, but the right to ask an officer of the crown for leave to meet.

The motion of colonel Beaumont was negatived without a division; on Mr. Buxton's motion the numbers were—For it, 153; Against it, 325: Majority, 172.

In a committee of the whole House, Dec. 7, the bill underwent farther discussion.

Mr. Brougham inquired, whether it was meant that henceforth there should be no meetings more general than those of parishes, except in counties and towns corporate?

Lord Castlercagh replied, those also

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also which were called by five

magistrates.

Mr. Brougham then remarked, that by the terms of this bill, Manchester, Birmingham, Sheffield, Wolverhampton, and other wealthy and populous towns, not corporate, would be excluded from the advantages reserved for other decayed, and comparatively unimportant places.

Lord Compton proposed an amendment, the object of which was, to give the power of calling meetings to 20, or, if it should be preferred, to 30 freeholders of

100% per annum.

Mr. J. P. Grant proposed to extend a similar power in Scotland to "ten persons legally qualified to be commissioners of supply." Both these suggestions were opposed by lord Castlercagh, as concessions which it would be unsafe to make, and were finally negatived by the committee.

On the ensuing night the discussion was resumed with great ardour, and some amendments were acceded to, while others

were negatived.

The House, after a long debate, divided on the third reading: For it, \$13; Against it, 95: Majority, 218. The bill then passed.

Dec. 18th, Viscount Sidmouth moved the reference of the Seditious Meeting bill to a com-

mittee.

The Earl of Carnarvon argued at some length against the principle, and against some of the particular clauses of the bill; those especially by which a single magistrate was authorized to commit to custody any person at a public meeting holding any dis-

Marine Marine

course, or making any tion tending to bring in tempt the government country,—of which his bosserved, that if this law pass, it would not be safe individual, however extation, or independent in ple, to attend a public in the bill went into a country he should move for restrained duration to July 1st, 1822.

Lord King objected to as part of a system of cont the worst nature; — he support the amendment

noble friend.

The Duke of Athol

Earl of Morley supported
on the ground of the des
state of the country, and
cessity for measures of co

The Earl of Donough jected to the measure ge but principally opposed tension of it to Ireland were directions, he said, was to be carried into ex in England and in Scotlan not one for the manner it was to be executed in I The Irish, indeed, knew. plan rebellion much better the English; the latter he meetings, and paraded the with flags and music; the had private meetings, secre mittees, and associations o ture which he should not 🚜 as the noble lord opposite them very well. It alme peared as if it was the noble intention to teach the R how to do this business--them that it was not by me in large bodies in military and in the lock-step; but ceeding in conclaves of fi

Brank with Misland Brank

in even of terenty-fives; for ober, in his country, had bund to do very well.

Barl of Harrowby defendsome length, the principle bill, and enlarged on the ty for it, created by meetrodigiously more numerous ad been contemplated by mers of the Bill of Rights, men in this country till and composed of a much shas of people. He conthat rational freedom only be guarded by some re of this nature; the law, ow stood, was not sufficient ed off the dangers which

ned the country.

Grosvenor rose in reply. sole earl (Harrowby) coneted himself and d him on the overwhelming fixes by which the measures pisters had been supported; i the course of his own exace, he had found, in one or **stances, that** positions supl by overwhelming unjuriwere, in the course of six werturned. The noble A rejoiced in the effect alpreduced by these measures ercion; — he thought very ently; in his opinion they more likely to excite disconand indignation, than to prosod-humour and quietness. ble lord spoke of an army enchester, an army at Glas--but if a military force were employed, must not the ince be, that these meetings put an end to by violence, by the operation of law? It not by such measures as y-thy employing large ar-, that the people, would become quiet and contanted; it me by means of conciliation that the affections were to be won. Those who proceeded in a different course, would, in the end, per ceive, that it led to very differen regults. Previous to the French Revolution, meetings of numer ous bodies of the people wee prohibited; they were put down by force; and this was one of the causes which occasioned this great convulsion. The noble car had said, that meetings of dis affected persons had lately takes place, to an extent which could not be permitted without great danger. Let them look at the meetings in Yorkshire and other places; they might there see that persons of large property, as well as those who felt the sever pressure of the times, essemble together. Did the noble earl really mean to say, that meeting of this sort were never to take place? Did he mean to declare, that persons of this description were never to be heard—that the were never to discuss points of grievance, except when the mosting consisted of certain numbers? Were they surprised, could they be astonished, at the meeting that had recently been held i Yorkshire, and in other districts, when they considered the impoverished state of the country? If the country was, as all persons must acknowledge, in a state of distress and suffering, was it not likely that persons who were af-fected by the pressure of the times, would meet in large hodies, for the purpose of petitioning? Were they, because those individuals were affected by distress-were they, he demanded,

to turn short on them and say, " No! you shall not meet, because you are poor! You shall not meet, because you are that portion of the people who are most likely to be distressed! You shall suffer, but you shall not have the privilege of complain-ing?" He was opposed to the present bill, because it frittered away the rights of the people; and it was easy to see, that when it passed, no meetings would be called but to pass resolutions complimentary to ministers. The increase of the military establishment, his lordship regarded as one of the most appalling features of the new system; and on this subject he entered into some detail. He was of opinion, that a revolutionary spirit did not prevail in the country. If ever there was a period when the minds of the people were more enlightened than ever they were before,-if ever there was a period when they were more impressed with the purity of the great doctrines of Christianity, it was now.

After a variety of observations, embracing the conduct of juries in the late cases of libel, in which he maintained that they had perfectly performed their duty,the Manchester affair, in which he affirmed that the persons employed by the police were the first to create tumult and alarm, the distresses of the poor,-the close alliances of this country with foreign despots, and the general course of policy pursued, in which he said he discovered more of the " vultus instantis tyranni" than of the "civium ardor prava jubentium,"-his lordship thus proceeded: The magistracy

were now vested with powers, increased, that he might say the reached to the furthest verg of the island; but he sincered thanked God, that there still the mained to Englishmen, even when the Crown itself had enlarged in prerogative, one means, and on only, of legally resisting, to certain degree, the power of the Crown; by those means, be meant, not adverse force; not the sword; not the dagger; but on small thing (in his idea, however, a most powerful one)—th influence of public opinion. was that which, when arrested compressed, and confined, would in its expansion carry all before it; it would break opposing bayon nets, and bolts, and bars to atoms and still more powerful gold would vainly endeavour to restrain its Let them heap Pelion upon Osse it would dash them in its strug gles to fragments. If it held that national freedom was the right of a people, they would become rationally free: if it deemed that moderate reform was necessary moderate reform would prevail if it considered that abuses should be rectified, abuses would cease. All history proclaimed the triumple of public opinion.

After encountering a determined resistance in all stages of its progress, the bill at length passed; its opponents however thought proper to record their objections

as follows:

Dissentient to the Third Reading of the Seditious Meeting Bill.

lst, Because the laws of England, when duly enforced, have always been found sufficient to prevent any confusion arising ular meetings, or to pulisturbers of the public nd a too ready acquiesthe suggestions of miimposing new restraints rights and usages of the ven if the provisions of re in themselves neither unreasonable), appears ore calculated to add calumny, and to exasscontent into hostility, feat the designs of turen. or to reclaim the affections of a mistaken

secause the powers in-, this bill to magistrates to great abuse, and disobey them exposed ul and disproportionate nt. On the surmise that : 18 present in a crowd, application of a vague to the words of a noto the language of an ustice of the peace may a meeting to be unlawan Englishman may belon for continuing, even inadvertence, half an spot where no breach of

has been committed.
Because the numerous
s, alleged in the preamble
occasion and justificane bill, have been conparticular districts, but
ictions and penalties
re generally extended
ole kingdom, and even
l, where no such pracever prevailed.

Because the bill, comn the restrictions of the ch have already passed, neen announced in this House, is obviously intended to fetter all free discussion, and to repress, if not stifle, the expression of public opinion

sion of public opinion.

Large meetings, in periods of political ferment, furnish the means of ascertaining the designs, and measuring the strength of the mal-contents: they tend to disunite and discredit the rash and mischievous agitators of a mistaken multitude; and they not unfrequently serve as a vent, comparatively innoxious, of that ill-humour and discontent, which, if suppressed, might seek refuge in secret cabals and conspiracies, dangerous to the safety of individuals in authority, and subversive of the peace and happiness of society.

(Signed)
VASSALL HOLLAND,
AUGUSTUS FREDERICK,
THANET,
DONOUGHMORE,
GROSVENOR,
ERSKINE.

House of Commons, Dec. 14.

Lord John Russell rose to bring forward a motion of which he had given notice respecting parliamentary reform. His lordship began with stating the anxiety under which he presented a measure for which the present period might appear to some peculiarly ill-adapted. He was not unaware that there were many persons in the House and in the country opposed to all theoretical advantages to be derived from a change in the constitution of parliament. These were willing that the constitution, like the temples of the gods at Rome, should remain with all its dust and cobwebs about

about it, and thought it profane in any hand to remove the corruptions by which it was defaced. Their opponents, on the other hand, the champions of radical reform, seemed desirous to raise their name by applying a firebrand to a sanctuary which had stood for ages. But without entering on a discussion of abstract principles, he wished to draw the attention of the House to the unrepresented towns, many of which had risen into places of great commercial wealth and importance, while others had sunk into decay and become unfit to enjoy the privilege of sending representatives. On reference to the history of parliament, it would be found that the principle of change had been often acknowledged, and the suffrage withdrawn and conferred on various occasions. Of this the noble lord proceeded to adduce several examples; and after making various remarks on the practical evils resulting from the corruption of small boroughs, most of which were represented by gentlemen who sought a seat in the House from private and personal views, and who uniformly voted with government, he passed on to the evils of non-representation to the populous towns to which he had alluded, and the benefits to be anticipated from extending to them this privilege; -a privilege which could only be extended to them on this principle of change, since neither the principles of the revolution nor the act of union would permit the sovereign to issue his writ for adding to the number of members. After expressing at large both his veneration for the constitu-

fion, and his ideas on the which it required and conreceive, his lordship, at cheers of both sides of the proposed several which went to establish ciple of change which he down, and some rules re the voters of disfranchise on whom corruption sho have been proved. solution was for the disfri ment of the borough of pound, the corruption of had already been proved House.

On the suggestion of Castlereagh, who acknow the moderation with wh proposal of the noble lo been brought forward, and fested a desire to concu objects to a certain degree to conciliate whatever dia of opinion might still sub tween himself and the mover, lord John Russel drew his present motion." days afterwards, he broug bill simply for the disfra ment of Grampound and transfer of its representati some populous town; whi read a first time, and the reading was deferred by his ship till after the holidays.

House of Commons, Dec.

Lord Castlereagh move going into a committee newspaper stamp bill.

Mr. Macdonnel said, the House was now called up sanction a further and mental alteration in the England, by passing a mount which would affect the liberation in its most to

public press, which debe guarded with no less han the sacred right of petition. This demand led, like the other rereasures, on the alleged ncy of the existing igh it appeared that no been made to carry into execution. gainst the press, which consider in connection other, would go further, winced, than any thing yet been attempted in the liberty of the counppeared, that at the 5 years, the people of ry, having, after a sucmiscarriages and disch they bore with unfortitude, enabled the Wellington by their bring the contest to a conclusion,—were not l worthy to enjoy the their ancestors. After sity of light which had upon them during that ey were rendered incabearing their liberty." d! where was their lihe people would loath victories which led to sult, and all the glory could not compensate a single atom of their On the first provision of out to be committed, i imposed a stamp duty say little, because it him the least efficacious tant part of it, and beugh he had been a good gered by the petitions night, he still thought thing of the kind might ary. The provision in

this bill to which he chiefly objected, was that which prevented the publication of any vote under a certain size without security previously given by the printer. He would maintain that this provision was a gross violation of the constitution; for hitherto no security had ever been demanded in this country, unless from a person who, by some overt act, had given reason to believe either that he had transgressed, or that he was about to transgress, the But to exact security from a man who had neither violated the law, nor given any reason to believe that he ever would violate it, was to pronounce him a priori unworthy of exercising his rights; it was an anomaly in the administration of justice. He held it to be a primary principle of the English constitution, that an Englishman might publish whatever he pleased on his own responsibility; but now, for the first time, it was required of him to find others to share in this responsibility. While one spark of the spirit of liberty remained in the country, such a measure could not be tolcrated. Should this measure be carried into effect, he would ask any gentleman in that House, if he would be willing to become security for his nearest and dearest friend, when the consequence might perhaps be his irretrievable ruin? Great as might be the inconvenience and evil of this provision to printers and publishers, the greatest hardship would fall on authors; and among those who would be affected by it, he would take leave to say, were some of the most eminent writers of the age-men who, by their labours, had rendered

dered important services to the constitution and the country. But, independently of the hardship to individuals, the measure would be attended with important consequences to the community; for it was not to be supposed that any man would, after this, record the transactions of the day, unless he could afford to lock up 1,200/.;—600/. for his printer, and 600/. for his publisher.

After a number of remarks more peculiarly applicable to the blasphemous and seditious libel bill than to the one immediately under consideration, the hongentleman concluded by calling on the House to cling with gratitude to the respectable part of the press, and to cherish it with a scrupulous and religious care.

Mr. Sergeant Onslow thought that the hon, member had taken a most erroneous view both of the principle and object of the bill. He denied that authors would be in any degree affected by it; it applied to printers and publishers alone, and of these, principally to obscure publishers;—to persons who urged on by the desire of gain had no fear of imprisonment, and would publish any libel, He was as however infamous. warm a friend to the liberty of the press as any person, but he confessed he did not think these bills went in the slightest degree to infringe those liberties. These bills had been compared to a censorship; but he thought there was a wide difference between them and the measures described by Locke, and by Algernon Sydney. There was a wide difference between an *imprimatur* which went to prevent publication, and a decent check upon those which might be published. His firm opinion was, that the evils which existed were attributable to the circulation of the most flagitious libels during the last 26 or 27 years, by which he would not say that the great majority of the people had been infected [hear!] but by which an almost incalculable mischief had been accomplished. He would say, that the great majority of the people were still sound; but at the same time, if effectual means were not taken to check the continuation of those abuses, it was impossible to anticipate the ill consequences which might result from them.

After Mr. R. S. Graham and Mr. Marryat had expressed themselves in strong terms against the measure,

Mr. Denman said, he could not suffer this bill, which formed a branch of that system of coercion which had been adopted by his majesty's ministers, to pass, without calling upon those who, having done something towards the promotion of the system to which he alluded, he hoped they would not now do that which would have a tendency to change the whole system of the law of the press of England. If any thing could induce those gentlemen who held the balance, as it were, between the two sides of the House, to pause before they acceded to any further restrictions upon the rights of the people, it would be the obdurate perseverance with which it was attempted to place the whole laws of the country at the mercy of the ministers of the crown.

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it been adopted. He repeated that the powers granted by this Stamp act was a perfect anomaly in the history of England, and amounted to nothing less than an imprimatur. His learned friend was perfectly right to refer to the period of Charles 2nd; for he beheved the object and aim of his majesty's government was, if ponsible, to suppress those liberties which the people had since ob-That they would suctained. ceed, he believed was impossible; but even in the attempt they would alienate the people, and thereby produce those conse-quences which were the natural result of their wild and absurd dabbling in legislation.

Mr. Bankes considered the present measures of restriction as the salvation of the state, and maintained, that now, if ever, the press was to be restrained, when it had grown up to so monstrous and dangerous a degree of abuse. Those gentlemen who talked of a free constitution, and quoted Blackstone and other elementary and accredited writers who had affirmed the necessity of upholding it in its present state, forgot that there was no sort of conformity between their times and the present. Blackstone could never have contemplated the increase of that class of publications they were now called upon to consider. But he totally denied that the press of this country had ever been free and unshackled. Here the hon, gentleman went into an historical d tail of all the measures by which, at different times, the press had been placed under still more arbitrary regulations than those now contem-

plated. He severely rej the cheap tracts which discontent and sedition the vulgar, and remin House that it behove narrowly to watch an en threatened the destruction perty, the demoralisation class, and consequences There . ther dreadful. other evil which he thoug have occurred to some h tlemen, as connected evil they were considerit his part, he could not hel ing the prudence of carr education of the lower c the extent which had be posed.

Mr. Abercromby argust the precedents adduced Bankes, and felt hums strained to give his decreasition to the bill.

Mr. H. G. Bennet said. itself, though objection every point of view, did pear to him so alarmiz speech of the hon. go (Mr. Bankes). There D believed, had been so t tutional a speech deliver the walls of that House enactment of the arbit tutes it described. and arbitrary acts, which collected as precedents lar measures now, if good thing, would prove to Adverting to the regret e by Mr. Bankes at the proeducation, he said that, gentleman must also of progress of religion and for, without education, t ings of religion could at derstood or appreciated, duties of morality tax



After a few other rem this subject, he proto the bill before the which he opposed, as the buld raise the price of ige to the poor, whose ment was principally deom small tracts. With o the clause inflicting peefore publication, by desecurities which must be ed as equivalent to a 6004, he thought it would irely that useful body of o supplied cheap publicathe poor. It threw the ade into the hands of the nd affected a privilege than that of trade—the e of every Englishman to what he pleases, subject punishment for the abuse privilege to the injury of All the members on the

All the members on the de who supported this other restrictive measures, d to do so from a desire twe the constitution. But as the constitution? It the forms of the constitution that composed the constitution.

tution, but the ble those forms protec same mariner as the were not the law, or a court of justice were not auministration of justice. The con-stitution was only the body of The conrights and privileges which we enjoyed under our political establishments; and among these was pre-eminent the freedom of speechand writing. Gentlemen who professed to support the constitution, while they allowed the destruction of its most essential advantages, might live to repent the day when they drew such a distinction, and forgetting the substance, adhered only to the form. The bill was the greatest invasion of the constitution, as it made it to depend upon a man's fortune whether he should have the right of publishing his thoughts to his countrymen.

The bill underwent farther discussion and considerable opposition in the after stages of its progress; but it finally passed both Houses, and received the royal

assent on Dec. 30th.

CHAPTER X.

FRANCE.

Proposal for changing the Election Law carried in the Chamber of Peers.—Fifty-four new Peers created in consequence.—Election Law in the Chamber of Deputies.—Report of Commissioners on it.—Statement in the Chamber of Deputies respecting the Persecution of Protestants in the South.—Threatened Renewal of Disturbances at Nismes.—Protestant Petition.—The Budget.—Law on the Liberty of the Press.—Society of Friends of the Liberty of the Press.—Debate on the Return of Exiles.—State of the French Church.—Letter of the Clergy to the Pupe.—Reception of the Missionaries at Brest.—Ordinance for the Building of Churches.—Report on the State of the Establishment.—King's Speech on re-opening the Chambers.

HE two chambers of the French legislature were sitting at the commencement of the year 1819, and in the month of February a motion was brought forward in that of peers - hich led to an important political result. Count Barthelemy, once a member of the noted Directory, who seems in this instance to have lent himself unconsciously to the designs of others, proposed, that the chamber should take it into consideration whether some change might not advantageously be made in the law of elections. The administration instantly arranged themselves in opposition to this measure; count de Cazes did not hesitate to declare that a more fatal proposal could not have issued from the chamber than that of overturning a law so dear to an immense majority of the nation; and in this sentiment he was joined by the principal members of the liberal or consti-

tutional party. A violent debate ensued, in which personal reflexions were not spared: M. Barthelemy himself, suddenly enlightened as to the tendencies of the measure, deserted his own proposal and declared that he should vote against it. Such, however, was the strength of the ultra-royalist party among the peers, by whom the motion was supported, that the previous question, as it may be termed, was carried by a majority of 89 to 49.

This was a serious blow to the ministry; and after the personal influence of the monarch had been vainly exerted with the chiefs of the ultras individually, they judged it necessary to recover a majority in the chamber by an extraordinary exertion of the prerogative. It was determined in the royal cabinet, that 54 new peers should be created, which, with the recall of 22 more, who

had

been struck off the list by rdinance of July 24th, 1815, d secure a preponderance to neasures of administration. eantime a general alarm had sounded through the counpetitions against the mediattack on this important arof the charter poured in all quarters: and a member he chamber of deputies d, that for the sake of quiethe public mind, the law required an interval of ten before any measure carried e upper chamber could be itted to the lower one, d on this occasion be dis-This unconstitu-. proposition was negatived; firm resolution was evinced e part of a great majority of eputies, to support the eleclaw without alteration, as as the question should be arly submitted to their de-On the other hand, the phant majority of the house ers defeated a measure of inisters respecting a change period at which the finanrear should hereafter come; and the discord of the chambers was only termiby the notification of the reations, which took place beginning of March. On 3th of the same month the per of deputies resolved it-

n: it was as follows:—
You referred to a commishe examination of a resoluof the chamber of peers of blowing tenor:—

ato a secret committee, to

e the report of a commis-

ppointed to take into con-

tion count Barthelemy's

That the king be prayed to

propose a law, tending to give to the organization of the electoral colleges the modifications the necessity of which may appear indispensable.

"Your commission recommends the rejection of this proposition, and they have charged me to develop to you the motives of its decision.

"The law of elections has scarcely existed two years. It was not ranked amongst our institutions until it had undergone in both chambers a deep and so-

lemn discussion.

"If the proposition be taken literally, it must be allowed that it is reduced to a very simple

question.

"It does not say, in effect, that the modifications of the law of elections are indispensable; it does not even say that modifications appear indispensable; it only anticipates an event when modifications may appear indispensable, and for this latter case

it requires a law.

"But to whom can these modifications appear indispensable? To the king doubtless, to whom the proposition is addressed. But the king, invested with the initiative, does not require to be warned to make use of it when the necessity of so doing may appear to him indispensable. Is it in his duty that they would pretend to instruct him? The mode of doing it would be little respectful. Is it general advice that they would give him? But what guarantee is there that he will hear it at the pleasure of those who offer it? Is it, finally, on a determined subject that they pretend to invoke the initiative? In this case it should be distinctly.

distinctly indicated; for it ought not to be prejudged what wisdom the king would display in a proposition for doing that which to him might appear indispensable.

" During the two years that the law of elections has been executed, has the convocation of the colleges at the chief town of the department been attended with inconveniences which demand prompt remedies? No; every thing was conducted with facility, calmness and decorum. It appears even, that in this point of view, as in many others, it may be said, in reference to France and England-Littoria littoribus contraria. At the same moment that elections at the other side of the Channel displayed scandalous and violent scenes, our's seemed to have opened a new career to French urbanity, and to benevolence farther resources for its exercise.

" Nevertheless, as one inconvenience of the assembling of the electors at the chief town of the department, it is represented that a third of the electors had no share in the last elections.

"Your committee looked in vain for proofs of this statement. Since there have been elections in France, the number of voters has never been so considerable, in proportion to the number of electors, as at the last elections.

"But during two years, has not some contingency interfered to interrupt the harmony of the law? Not one has been represented. The only complaint is, that the extension, already so liberal, of admitting to the rights of elective franchise every citizen who pays for a patent 300 francs, is become the source of the most shocking abuses by the mode of

collecting this tax. As it is by twelfths, and that a d mined time is not required a quire by this channel pol rights, it follows, say they, an individual may, by once, ing 25 francs, vote in an elec-

assembly.

" Your commission de where, and in what electors lege, individuals have been ceived who have only been cently subject to the tax or tents, and have only acqu the twelfth. Nothing of thi ture, for instance, took pla Paris, where four patents were delivered in the intervi tween the convocation and lution of the electoral co And nevertheless it is from and on the occasion of the tions of Paris, that the first emanated against the abus patents."

After dwelling upon the ciency of all proof of the chief's attributed to the pa law of elections, the report # that the commission had any ly investigated the details 1 had been adduced in suppo its modification, and conc by regretting that men have excited general alar entertaining notions of exaated and unfounded evils, earnestly recommend the c ber to listen to the public which had been so strongly energetically re-echoed from quarters of the kingdom.

Finally, the motion was weed by a majority of 56 votes

of a total of 244.

In the course of the de M. de Villele, a leader of ultras, observed, that in on partment 600 more elector

voted in 1818 than in 1815; and that such a difference could only be explained by some vice in the law;—a remark which led to disclosures little anticipated by the M. de St. Aulaire, speaker. member of the department of the Gard, instantly rose, and said that it was his department which was meant, and that he would explain the cause of the occurrence. All France, he added, knew that there were more electors in 1818 than in 1815; but all France did not perhaps know, that in the former year 17 Protestant electors were murdered in their way to the electoral college.

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M. de Serres, the keeper of the seals, confirmed this statement, which had been listened to with strong marks of emotion, and he proceeded to unfold, in all their enormity, the crimes proceeding from political fury of which this department had been the theatre, and the Protestants the victims, in the years 1815 and 1816. "All possible efforts," said he, "were made by the government of the king to bring to justice the assassins of general Lagarde, who was attacked at the moment when, in the name of the king, he came as a minister of peace. The author of that crime was arrested, delivered over to the tribunals and convicted of having fired upon general Lagarde, while, with his sword in his hand, that officer was endeavouring to appease the multitude. The jury declared, that the homicide was rendered necessary by the want of legitimate defence"—[a movement of horror in the assembly].—"The law directed the president of the court of Assizes to set the ac-

cused at liberty. General Ramel was wounded in the tumult of Toulouse. Carried to his apartments, he was assailed on his death-bed by furious wretches. who tore his body. These ruffians, being brought before a court of justice, were acquitted by the jury, on the ground that the blows which were inflicted on ' the general when in bed, had not determined his death, because the wounds which he had previously received were mor-' tal!""—After some moments of interruption, the minister continued: - "Shall I speak, gentlemen, of a man whose name I feel a horror in pronouncing? Tallion, accused of frightful crimes, became the object of prosecution, at the instance of the king's law-officers. The judicial authority objected to his being tried in the same city where his crimes were committed, because they entertained a fear for the freedom of the court, from the consternation of the citizens and the terror which the criminal inspired. He was accordingly transferred for trial to Would you believe the Riom. A single witness could not be found to depose against Tres-Tallion, and a hundred presented themselves to vouch for The terror these his innocence. assassins inspired was so great, that justice could not find witnesses who durst give evidence for the prosecution, nor a jury who would have dared to find them guilty. Finally, the assassination of M. Fualdes was a party crime, and the government was obliged to exert all its force to protect the action of justice, and to repress those efforts which

the partisans of the criminals made to rescue them from execution."

This striking disclosure was rendered still more interesting and important by the tidings of a threatened renewal of similar horrors in the city of Nismes, which

had just reached Paris.

The news of the triumph of M. Barthelemy's proposition in the chamber of peers had elevated the hopes of the ultras in this city to such a height, that they believed it was once more in their power to insult and attack their Protestant fellow-citizens with impunity; and they were well disposed to exert the privilege. The first symptoms of disturbance were manifested at the theatre, which was unusually crowded on account of the appearance of an actor who was particularly patronized by the royalists. large garland of lilies was thrown upon the stage; clamours and menaces against the Protestants repeatedly interrupted the performance; and these devoted sectaries were attacked on their return to their houses by men armed with pikes, and led on, amongst others, by the infamous Tres-Tallion.

The prefect of Nismos was at this juncture in Paris; the mayor was deficient in energy; few troops were left in the town, and the Protestants perceived that they had only themselves to rely upon. Resolved not again to submit tamely, as in the year 1815, to persecution and massacre, they now stood on their defence; for several successive evenings the boulevard of the city was occupied with the two adverse parties, who drew toge-

ther to the number of set thousands, and remained obt ing each other's motions. 👪 time the Protestants had veyed intelligence of the atm affairs to their brethren of villages of the Cevennes,brave and religious peasa who still glory in the succe resistance of their ancestors. tyrannical bigotry of Louis, These mountaineers immedia sent deputies to Nismes, found the two parties in the of mutual observation which been described. One of immediately walked up to part of the boulevard where I Tallion and his followers posted, and undismayed by menaces, told them, that time, if the laws did not de the Protestants, they would other defenders; if one dre Protestant blood were spilt, to the Catholics of Nismes > mountains would descend; an warned them to beware of moment. This spirited intim had probably its effect. M time troops arrived from N pellier; the prefect retur the ultras were overpowers Paris, and tranquillity was stored to the Protestants of south.

Respecting this sect, whice pears to flourish in augment zeal and increasing number may be worth while to ment the following circumstance. That on February 15th, the porter of the committee of tions detailed to the chamb deputies the complaints of a number of Protestants, resping the mode in which the leges of education were contuted and administered thro

at the south of France, by which rotestant children were debarred m the enjoyment of the relims liberty secured by the charto all French citizens. titioners stated, that the inaction of their offspring was iefly directed by Catholic ests, whose influence inspired m with just alarm; that the ents had no opportunity of **interacting** that influence by ly exhortations to their chilm; and that from the existing stitution of the colleges, they uld not provide a substitute for rental instruction by appointing nisters of their own commum to superintend the Protestant uth. They therefore prayed, it colleges specially for the struction of Calvinists and Luerans might be established in

all the great towns, particularly in Bourdeaux.

Two deputies strenuously supported the petition, and it was referred to the minister of the interior.

On March 15th, the minister of the finances unexpectedly came forward in the chamber of deputies with his estimates for the expenditure of the year 1819.

The first item of charge was for the interest of the consolidated and funded debt; the sum granted for which last year was, 180,000,000 francs, or about 7,500,000%; whereas, for this year there would be necessary a provision of 232,000,000 francs, or above 9,500,000% sterling. The civil list was to be, as usual, 34,000,000 francs.

Expenses of the Ministry:—

_	Francs.		£.
Foreign affairs	8,000,000	about	330,000
Justice		•••••	725,000
Interior		•••••	4,270,000
War	192,750,000	•••••	8,300,000
Marine			1,875,000
Finance		•••••	10,708,000
		•	

In round numbers 623,000,000 £.26,208,000

Including the interest on the king fund, and the civil list, whole supply would be 9,210,000 francs, or 37,050,000. Senting an augmentation of pense, as compared with the mer year, of near four milns sterling. This augmentation, ough principally arising from stipulated payments to fogn powers, occasioned some rmurs. A few days after, M. oi detailed to the chamber the rults which had been derived

from the enforcement of the measure which had been decided upon, of applying the funds arising from the sale of forests for the benefit of the sinking fund. The hopes entertained from this resource, he observed, had not been deceived. The sales only commenced in the month of June last, and offers of purchase had arrived from all quarters of the kingdom. Up to the end of 1818 the sales had been effected at an advantage of more

than

than one-sixth above the estimated value. He concluded by congratulating the chamber upon the future appropriation of the revenue, which would be exclusively destined to consolidate the national institutions and promote the public welfare.

The minister of finance afterwards ascended the tribune: he observed, that the chamber had been informed, that the exigencies of the state for 1819 required a sum of 889,210,000 francs; and that it had been demonstrated to them, that the country had resources to meet them without adding to the existing taxes. country whose resources were artificial could not have surmounted the crisis which France had endured; but their territory was rich in its soil, its trade, its credit, and above all, in an industrious population. The promptness and exactness with which the taxes were collected, proved incontestably the power of the contributors. The minister proceeded to review the various branches of the public revenue: the landtax, he observed, was estimated at the sum of 363,553,000 francs for 1819. This tax was partially grievous, on account of its unequal assessment; but ministers, though they had its defects in view, judged it infinitely preferable to wait a less hazardous and less necessitous period for retrenching their resources by reducing it. A long peace would admit of great alleviation; and he entertained the hope, that next year some measure might be adopted favourable to landed proprietors.

After passing some compliments on the firmness and loyalty

of the people of France, whose resources were unshaken, he proceeded to enumerate the product of the several taxes, &c.

Francs. The direct contributions he expected would produce.... 363,558,00 administration of the domains, the registry, and stamp duties..... 163,566,0 The Forests 17,600,0 The Customs 113,013,0 The indirect contributions, including the produce from the sale of To-174,834,0 The Post duties..... **22,460,0**(The Lottery (more necessary for its produce than desirable in its na-12,500,00 ture) Salt 5,298,50 Remaining in the Treasury 5,180,00 Reduction from Pen-11,200,00 sions and Salaries

889,210,00 he same time an a

About the same time an a was passed for the abolition that opprobrium of French legilation in the eyes of its neighbours, the droits d'aubaine.

The important subject of the liberty of the press,—or rath of the laws by which it was exp dient that this liberty should be a strained,—was the next which e gaged the attention of the charber of deputies. The discussion was prolonged through sever sittings; a petition was received from the Paris journalists, in body, for the modification

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he severer provisions of searing on the editors of rr;—and several amendother points were prodifferent members. remarkable of these rettacks on religion;—or this country would be asphemous libels. med, that to the article penalties for outrages tblic morals, should be words, "against the 'the state, or any other." d conversation immenaued, in which one proposed to substitute "religion" generally; niggested the omission rms " public morals," eeper of the seals opthe amendments, and ly deprecated the introfany mention of relinterfering with the hoof controversy, which ly become more violent ted or repressed. The * adjourned; and on its n an amendment proitrages "against public ous morals," was at The provisions rried. w against literary ofere certainly less perni-, the censorship which existed, to the infree inquity; but they rded by a considerable ong the French as far

By this party, a kind ociety had been formed, a twelvemonth before ishment of the existing—which now began to ced as an object of jeathe ultra-royalists. It d, "The Society of the Liberty of the

Press," and number to 250 members, ami were included many at military officers, several men of the chamber of deputietinguished in what is term liberal party, and a few pee meetings took place altername and as if casually, at the hou of the more considerable meur bers; by this contrivance an article of the penal code was evaded. which subjects to the absolute control of government all societies, consisting of more than 20 members, which shall meet at a stated time and place to discuss religious, political, literary, or other subjects. It was understood that the society, in furtherance of its objects, had exerted great activity in the elections for deputies; and that is had zealously promoted the sig-nature of petitions for the recall of certain classes of exiles. committee of nine members, appointed to collect information respecting candidates for the representation, had been carrying on an active correspondence through the departments; and it was insinuated in the chamber of deputies, that the government had thought proper to resort to the expedient of causing their letters to be opened at the post-office. No other step however could be taken against a body which aedulously restrained its proceedings within the letter of the law : the society still exists and flourishes, and may perhaps be regarded as a useful counterpoise to the ultra-royalist associations which are known to subsist and to carry on intrigues in various quarters of the kingdom. Certain petitions to the chara-

per

ber of deputies, that the chamber would propose to the king to authorize the return of all exiles, without distinction of classes, gave occasion, in the month of May, to a brief but animated discussion. The commission appointed to report on the subject had voted, by a majority of 5 to 4, for passing to the order of the day. M. Caumartin, one of the minority, then delivered a speech in favor of referring the petitions to the president of the council of ministers. In answer to this, the keeper of the seals declared, that with respect to such of the exiles as had only been sent out of France for such a period as the public safety might require their absence, their treatment might safely be entrusted to the royal clemency. " But for the regicides," added he, " never shall they return; except in such cases of age or weakness as the king may be pleased to consider worthy of indulgence on grounds of common humanity.-I demand the order of the day." The tone of decision thus assumed by the minister was successful: the chamber refused to hear such members of the liberal party as attempted to reply; and the order of the day was carried by a great majority. Soon after, the king was pleased to authorize the return of five out of the 38 political offenders banished by the ordinance of July 24th 1815. Marshal Soult was one of the persons thus restored to his country. Several of the number had been previously recalled, and it was un-·derstood that the same favor would gradually be extended to all, except those who had given

their votes for the death of

late king.

Some documents of considerable interest respecting the state of the Catholic church and region in France, have been made public in the course of the year. The first of these was a letter addressed to the pope, by the catholic dinals, archbishops and bishop of France, which was published at Rome in French and Latin. It is filled with complaints of the unhappy condition to which the French church has been reduced emphatically described in the following the state of the complaints of the complain

lowing passage:

"Indeed, most Holy Father and we cannot make the states ment without the most profound sorrow, since the moment when brighter days seemed to have suc ceeded to the storms by which we were for many years assailed the state of the church, far from being ameliorated in France, 🐱 become, and daily becomes, more deplorable. Not only we have not felt the weight of our sorrows alleviated, but it still bears heavy. on us; and the time, perhaps, is not far distant when it will seem impossible to raise up our ruins. The ecclesiastical discipline is relaxed, a great number of dioceses are not sufficiently governed, the faithful wander like "sheep without shepherds," the ecclesiastical establishments languish, the body of the clergy is weakened by losses which the small number of pupils of the sanctuary, often shackled in their vocation, disquieted in their instruction, or discouraged by the aspect of misery and the disgusts which await them in the exercise of the sacred ministry, never can repair. Religion

attacked on all sides. mies seem to unite all e against her, and prohemselves nothing less mnihilation in this kingmerly so Christian and d. Impious books fly late about, and pernitrines spread like a ganerision, satire and cae weapons eagerly emainst the apostolic pasthe missionaries, who, M. consume themselves ng, with a marked sucreturn to the faith, equently to peace and To complete our afve have seen the very ligion publicly banished epressive laws, and thus I the corner-stone, with-1 no social edifice can he bishops who govern ses, those who are deshe sees actually vacant, t in concert, being subnd oppressed under the dations which were ima foreign tyrannical doreduced to combat bey must infallibly be s, and in a given time,--zerhaps, than that which the wurpation, — the France will fall never

issionaries here referred a body of zealous ecclenot ostensibly, at least, I by the court, who perd the towns and villages e exerting their utmost rouze the religious afof the people in behalf of nt faith. It is said, that arket places of all the bach they visited, they

erected large iron crosses, on which figures of hearts were engraven, each of them inscribed with the name of one of the faithful. In the town of Brest, a strong disposition was manifested to prepare a rude reception for these emissaries of a faith which had lost the respect of the multitude. The authorities did not at first interfere with energy; but the prefect afterwards made an offer to the bishop to place the public force at his disposal; to which the prelate cautiously replied as follows:

"Sir,—I may be permitted to express some surprise, that under the government of the king, who has given a charter that assured liberty of worship, and who has proclaimed the Catholic religion the religion of the state, this religion cannot enjoy this liberty at Brest. I require only the protection of the law, not its severity. It is not for me to dictate to the authorities the manner of causing it to be respected."

The same prelate also addressed a letter to the mayor of Brest, in which he thus expressed himself:

"Having received an assurance from you, and all the members of the Council of the Commune, that it would be impossible to maintain the public tranquillity if the missionaries were permitted to fulfil their function, and in accordance with the wishes expressed by a certain number of fathers of families and of respectable citizens of Brest, assembled at the mayor's house, who shared the same feelings of apprehension, I have thought proper to order the suspension of the mis-

sion. I must, however, deplore being obliged to adopt such a determination, and to see the religion of the state prevented from enjoying at Brest the liberty which the charter guarantees to every worship, and this city, always the object of our tender solicitude, deprived of so great a means of salvation. I conceive 1 proved to you, and also to the council general of the commune, that no personal fear could have extorted such a determination from me; but when the magistrates of a town assure me, that they cannot answer for the public tranquillity, I must with sorrow yield to the imperious necessity."

A telegraphic dispatch arrived on the same day. It contained these words—"Punish the guilty." But the magistrates had already come to their determination, and the mission was dismissed.

In the month of September a royal ordinance was published, directing the erection of five hundred benefices and chapels of ease in dioceses where the places of worship are found insufficient, and containing various other regulations respecting ecclesiastical affairs. It was preceded by a report from M. de Cazes, in which the minister thus pleads the cause of a suffering and humiliated establishment.

"Your majesty has ordered me to propose the employment of the million of reserve included in the budget for my department, under the head of ecclesiastical expenses. Your majesty's intention has always been, that that sum, as well as the funds, resulting from former reserves which remain unappropriated, should be distributed this year, in extraordinary succours or in permanent ameliorations, in all the essential branches of the service of religion." The report the states what has already been done for the restoration of religion. I is remarked, that the wounds 🐠 the French church have been so deep, that they can only be come pletely healed along with those of the state; but the time is not fall distant when both will disappear under the influence of a paternal and repairing government."

"Religion confined to its duties which are so many benefits to so ciety, is the support of states, because it is the safeguard of morale and the supplement of laws. Foreign to the exercise of the civil power, it is only connected with it by the assistance which it gives to or receives from it, and which is employed for the advantage of the people alone. Justice and policy require that every thing which is necessary should be granted to it, in order to enable it to fulfil this important and salutary vocation. In a state in which the political powers and the rights of the citizens are regulated by a constitutional charter, to support religion is to support the unfortunate whom it consoles, morality which it elevates, and virtue which it creates and maintains: this is not indiscreetly augmenting temporal authority, which the enlightened wish of the church does not require; it is merely procuring to that influence, entirely moral and spiritual, which religion employs in the interest of governments, and of which they would vainly desire



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to deprive it, the means of jug itself, and acting withag discredited by the want ser to do good, and to asse whom it ought to com-

prouved in its misfortunes wirtues which it has disingular the midst of persecute Church of France needs and riches in order to be and respected; but she goen oppressed by pocuntrary even to the inpof the state, which requires I the parts of which it is ted should enjoy advantant belong to them, in that they may be united, acur equally in the public of the public

r a detailed statement of ounds of the royal ordithe report concludes as

us, without any new exyour majesty, by a conrogression, ameliorates the , and fixes the future state Trifling sacrifices clergy. treasury become great s for the church, by strikmanifesting what public xpects from morality and 1, and what the sovereign to be done, in order to t the clergy honourably in us modesty of their wants ahes. It is in the lower of the clergy, if the subof a vocation every way sacred will permit this ge to be used,—it is among lesiastics placed nearest to or, by their situation and luties, that your majesty to be distributed benefits. far from detracting from will furnish the bish property of the will furnish the bish property of extending to points of their dioceses, lutary influence by which participate in the dwatching over the main of respect for public persons the laws of the state."

The concordat still re a state of abeyance.

After the summer re chambers were re-opens vember 15th, when the _____ nounced the following speec...

Gentlemen,—The first wish my heart, in appearing am amongst you, is to acknow the blessings which Prov has been pleased to bestow upon us, and those which it permits us to expect in future.

My family is increased; and I may hope that my remaining wishes may be accomplished. Fresh supports of my house will form new ties between it and my

people.

Our friendly relations with the different states of the two worlds, founded on the intimate union of the sovereigns, and on the principle of a mutual independence, continue to form the pledge of a

long peace.

By the happy result of my negotiations with the Holy See, our principal churches are no longer deprived of ministers. The presence of the bishops in their dioceses will establish order in all parts of the ecclesiastical administration; they will there propagate the respect due to our holy religion, and to the laws of the state. We shall preserve untouched the liberties of our church, I shall hear the prayers

of the faithful; I shall consult their wants and their resources, before I propose to you the measures which the restoration of the worship of our ancestors may

still require.

Two years of abundance have repaired, in part, the evils of scarcity. Agriculture has made a sensible progress; all branches of industry have taken a new spring; the fine arts continue to adorn and illustrate France. I have collected round me their numerous productions; the same advantage has been given to the useful arts. Public admiration has equally encouraged them.

The liberation of our soil, and more favourable times, have permitted us to employ ourselves in the amelioration of our finances. I have ordered that there shall be laid before you the state of the public charges, as well as that of the means of meeting them; and I have the satisfaction to announce to you, that the foresight of the legislature has not been deceived by pressing and accidental wants. No new debt will be created for the next year. Already, considerable relief has been afforded to those who contribute to the public burthens. The reduction of the most heavy taxes will not be retarded longer than the discharge of the extraordinary debts contracted by the state may require. The laws have been every where executed with facility, and in no part has the public tranquillity been materially disturbed. Under these circumstances, and with a view to remove more effectually the recollection of past evils, I have thought that I might multiply the acts of clemency and reconciliation. I have placed no other barriers against them than those which are interposed by the national feeling and the dignity of the crown.

Still, in the midst of these elements of public prosperity, I must not conceal from you, that just causes of alarm mingle with

our hopes, and demand at this time our most serious attention.

A restlessness, vague, but red, possesses all minds: every one now demands pledges of a permanent state of things. The nation has but an imperfect taste of the first fruits of legal rule and of peace; it fears to see them snatched from it by the violence of factions: it is alarmed at their ardour for domination: it is terrified at the open expression of their designs. The fears of all, the wishes of all, point out the necessity of some new guarantee of tranquillity and stability. Pubhe credit waits for it as the signal to rise; commerce, to extend its speculations. In short, France, in order to be sure of herself, in order to resume among nations the rank which she ought to occupy for her own and their advantage, has need of having her constitution placed out of the reach of those shocks which are the more dangerous the oftener they are repeated.

Under this conviction, I have again turned my attention to those ideas which already I had wished to realize; but which ought to be matured by experience, and to be called for by necessity. The founder of the charter, with which are inseparably connected the destinies of my people and of my family, I

felt.

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there were any imwhich was required by interests, as well as stenance of our libernich would merely mof the regulating forms er, in order the better power and its operaonged to me to pro-

mprovement.

ment is come for og the chamber of defor withdrawing from action of parties, by it a duration more s to the interests of and to the external the state: this will pletion of my work. nate than other states, rom provisional mearom the natural deveour institutions that ive our strength.

a the devoted seal,---it energy of the two -it is from their close my government, that c the means of saving iberty from licentioustablishing the mount-

chy, and of giving to all the interests guaranteed by the charter that profound security which we owe them.

We shall at the same time undertake the task of making all our laws harmonize with the constitutional monarchy. You have already adopted several which have this tendency; and I have given directions for the preparation of others which will ensure individual liberty, impartiality of trials, and a regular and faithful administration throughout all de-

partments and districts.

Providence has imposed on me the duty of closing the abysa of revolutions; of bequeathing to my successors, to my country, institutions that are liberal, firmly established, and durable. are assembled for this sacred purpose. In order to accomplish it, rely, gentlemen, on my unsitetable firmness, as I rely on the cooperation of my faithful and loyel peers of France,-of my faithful and loyal deputies of the depart-

CHAPTER XI.

SPAIN.

Death of the deposed King of Spain.—Design baffled by this Expressed of Disaffection in Spain.—Organised Bands of Robbers.—
spiracy in Valencia.—Severe Measures and Proclamation of General Elio.—Fresh Change of Administration.—Cadiz Expedition.—Fresh Change of Administration.—Cadiz Expedition.—Causes of its long Delay.—Mutiny among the Troops of the Indian.—How quelled by Count Abisbal.—Ruin of the Expedition Disgrace of Abisbal.—Further Proceedings of General Elionalistance of the Magistrates.—Authority assumed by the Inquisital Ravages of the Yellow Fever.—Decree of the King respection Re-marriage.—Reception of the new Queen in Spain.

N the 20th of January 1819, Charles IV, the abdicated king of Spain, ended his days at Rome in the 71st year of his age, having survived his consort only a fortnight. This circumstance, in itself of small importance, was at the time regarded as a favorable event for king Ferdinand, whose justly discontented subjects it deprived of a rallying point. Charles IV himself had been much less the object of unpopularity than his queen and her favorite the prince of Peace; and his restoration appears to have been for a moment contemplated by the liberales of Spain.

In the meantime, the spirit of disaffection was daily extending itself amongst the higher classes of society, and especially amongst the military; whilst the lower, in several provinces,—in Andalusia, Estramadura, New Castile, and particularly in the district of La

Mancha, --- indulged thems in all the excesses which a and ill-conducted government unable to restrain. roads were infested with merous bands of robbers dently acting under a regu organized system, who manu somewhat of a political obje their depredations, by attac with much greater eagerne persons charged with the re of money for government, individuals travelling on private affairs. One of troops is stated to have amou to 300 men. A conspiracy ag the government said to have formed in the city of Vale but of which the proofs ar ported not to have been very gent, gave occasion to nume arrests and to the infliction of vere punishments. Several sons were condemned to the lies of Ceuta; colonel Vida

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of the enterprise was d, and twelve others were

General Elio, the military nor of the province, issued cocasion a truly ferocious mation, in which he warned habitants to feel no pity for monsters" whose fate they itnessed.

he month of May, a fresh ition took place in the adration, which within the ive years had changed as times. One of the minisas ordered to quit Madrid bour, and another was remded to repair to some town kingdom of Grenada until receive an appointment t quarter. Financial diffis, which each set of counin its turn tried to overand found insuperable, relieved to be the true cause se endless vicissitudes in binet of Ferdinand VII.

sailing of the long in-1 expedition from Cadiz for covery of the revolted proof South America, con-. to be postponed from time 1e, for the equipment of a squadron was now an effort exhausted all the resources s great kingdom,—once by wer and riches the tyrant or rror of Europe. The Spanarine, since the fatal alformed with France in the 1796 and the long series of al misfortunes which had ed from this step, had sunk ie last stage of decay. had been annihilated, the us emptied, and the forests * kingdom destroyed. esent emergency, therefore, overnment had found it necessary to make application to Russia to furnish vessels for the South American expedition, and a considerable number had arrived at Cadiz. But these ships, which were built only of pine, and had already seen much service, were soon discovered to be in so bad a state that very considerable repairs were requisite to fit them for During the delay the voyage. occasioned by this circumstance, a spirit of mutiny gained upon the soldiers destined for the service, which broke out just as other difficulties had at length been surmounted and the preparations appeared on the point of being completed. Very decided symptoms now made it manifest, that the troops would not allow themselves to be embarked on board bad ships, hadly fitted out, and above all, badly commanded, in order to restore the colonies to the domination of a prince whose arbitrary system of governalready disgusted ment had In the night of the themselves. 7th of June, count Abisbal (O'Donnel) the commander in chief, became apprised of the existence of a conspiracy in the first division of the army, which he felt the necessity of strangling in its birth. He quitted Cadiz with dispatch and secresy, and collected the troops in garrison at the Isle of Leon and Puerto. Real, to the number of 4,000. With this force having surrounded the mutinous camp, 7,000 strong, he caused the soldiers to lay down their arms, pronounced the dismissal of the officers, above 120 of whom he took into custody, and dispersed the regiments among the towns of Andalusia. The

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The whole was performed without resistance and without bloodshed, by means of the great ascendancy of the commander over the minds of his troops, but the expedition was totally disconcerted; the mutinous troops could not be trusted, and the regiments by-whom they had been disarmed had only been bribed to render this piece of service by the promise of count Abisbal that they should not be embarked for South America: the conduct of this general himself incurred suspicion, and he was dismissed from his command. General Elio continued to pursue his measures for the suppression of conspiracy in the kingdom of Valencia with a keenness which produced not discontent alone among the inhabitants, but resistance on the part of the local magistrates; several of whom were thrown into prison on their refusal to execute the commands of the military gover-The dungeons of the city nor. became so crowded with political delinquents, that it was found necessary to transfer some of the number to Murviedro. Torture is said to have been applied to one of the prisoners on his refutal to acknowledge the words which he was accused of having uttered by one of the secret agents of the police, who had treacherously drawn him into discourse on public affairs. Inquisition, which had lent itself without scruple to the political enterprises of the government, was invested with the superintendence and control of all the other magistracies.

The scourge of postilence was soon after added to all the other evils of this distracted of The yellow fever declaraat Cadiz in the month of A and spreading to Seville and towns in the south, comhorrible ravages, some lars of which will be found Chronicle articles.

The king, who had be widower at the close of the ceding year, issued on 12th the following decreased worthy of preserve the extraordinary style it is expressed.

" The supreme tribunal capital, the deputies of me dom, the different municipal several religious communit many other corporate bodi represented to me how a geous and necessary it we to the well-being of the m general, and to all Christi to preserve by means of nuptial union the legitime cession of the throne upon Divine Providence has place I have listened with favour iust desires with which all bodies are animated, and yielded to their ardent 1 and considering the high a of the Saxon blood, and most serene princes who co that august family, the all ancient as well as recent adorn it, the particular t ment that his majesty kin derick Augustus has alwi tertained for the crown of. and above all the rare as lime qualities which heav granted to the most seren cess Maria Josephine Ama niece, daughter of the mo and most puissant pringe milian, and of the most

ess Caroline Maria Theresa, lorious memory; I have n Don Ferdinand de Aguilar streras, marquis of Cerralbo, se should go and propose to monarch my hand and my for the said princess. ng then imparted to his maand her highness my soveintentions, they have testiith profound veneration how able such an union would be and, as also to all Saxony. rimform the council thereof. t may be apprised of it, and the satisfaction which this union creates in me, from I I trust will ensue consoquences the most favourable to the Catholic religion and my subiects."

The new queen arrived safely in Spain in the following month. It was hoped that on this joyful occasion an act of grace would have sanctioned the return of a portion at least of the exiled patriots; but conciliation formed at this period no part of the policy of Ferdinand VII; and in answer to certain solicitations on this subject, a confidential minister of his majesty drily answered:

"This affair must be left to time."

CHAPTER XII.

GERMANY.

Political State of Germany in general.—Hanover.—Meeting Diet.-Important Reforms carried.-New Constitution for the Diet.-Wirtemberg.-Popular Principles of the King.-A of the States.—Formation of a new Constitution.—Trumphal tion of the King by his Subjects .- Bavaria .- First Meeting States General.—Gracious Speech of the King.—Reduction Army .- Prussia .- Delay in the formation of a new Constitut Free spirit of the German Universities.—Kotzebue appointed & and political Agent of the Emperor of Russia .- His Assassi -General Alarm .- Proceedings of the Diet at Frankfort ren the Universities .- Declaration of the Saxon Princes .-Students quit Jena .- Attempt against M. Ibel .- Arrests and nations.—Secret Societies suspected.—Protestations against Measures of the Prussian Police.—No Plot detected in Prus Coercive Measures of the Diet .- Central Commission at M. Severities against popular Writers in Prussia. - Sandt trange Mentz .- Persecutions of the Jews in many parts of Germ Strong Measures of the Conference of Carlsbad in their favour

THE intimate union of the more important powers of Germany, originally formed by the necessity of combination against the ruler of France, and strengthened since by farther views of common interest and security, has once more converted this vast assemblage of states into a body politic; and enables us, under many relations, to treat of the country as a whole.

Over Germany, as over the rest of Europe, peace continues to reign; but a new impulse given to the minds of men by the circumstances attendant upon "the war of liberation," as it is termed, has effectually opposed

the return of political trang It will be recollected, the arduous liberation was acl not so much by the cour princes, or by the disc valour of regular armies, the generous disdain of a 1 yoke which pervaded the population, and precipitate a mass upon its oppresso the enthusiasm of their jo gratitude, most of the G sovereigns pledged themse recompense the exertion the sacrifices of their with the only gift worthy of the occasion and of t ceivers,-that of political dont: - In other words,

sed to their subjects conons and a representative The boon was eagerly d; and in all those counwhere national councils actually convoked, their dings exhibited a frank old spirit which recalls the t times of German liberty. ier states, where the forof a constitution was d from time to time, and nmonses were issued, acg to general expectation, meeting of national ases, the people, or at least lucated of the middling grew jealous, gloomy and sed; a fanaticism of hatred venge against the instruof despotism took possesmany young and ardent and in two instances broke deeds of blood. The n potentates became at exasperated and alarmed; : measures of chastisement pression by which they idged it necessary to enr the revolutionary princiorm the chief theme of al narrative for the period ated, which we now prosurvey more in detail. over.—The states of the n of Hanover were as-I in the month of January, imediately proceeded to iend some very important Torture was abolished ir suggestion, and the r consented to take into ration their proposal for way the use of expurgaaths in criminal resented a remonstrance a decree forbidding aco be instituted for the

payment of the arrears of interest of the royal chamber, declaring themselves ready to pay such arrears; a step which had the immediate effect of raising the value of the paper currency; all confidence in which had previously been lost in consequence of the above decree. The states also petitioned that the army might be reduced from 30,000 to 17,000 men; and this suggestion, notwithstanding an unequivocal wish expressed from England to the contrary, was so far complied with, that the standing force was finally fixed at 20,000. The next great question debated was:whether the nobles should share in the liability of the third estate to contribute to the public burthens? The deputies of the nobility, apprehensive on this occasion of being outvoted, sought to evade a decision by quitting the chamber; the deputies of the third estate alone not amounting to 52, the number legally necessary for dispatch of business: but this stratagem was defeated by one of the deputies of the third estate, who, placing his back against the door, detained the 52nd member till the proposition was carried in the affirma-The prince regent royal highness the duke Cambridge), obtained the thanks of the chamber by declaring that all the estates under the administration of the chamber of convents, should in future be separated from the civil list, and applied exclusively to the support of schools and churches. The chamber, however, expressed a wish that these estates should be placed under its superinten-

dence, and that accounts of the employment of their revenue should be annually presented to it. Near the close of the session, in April, a message was read from the regent stating, " That it is not the plan to make changes in the constitution, according to which the states have the right to grant taxes, and to share in the legislation; partly because experience has shown the utility of this ancient constitution of the country, and partly because constitutions introduced upon merely theoretical principles will never be so advantageous as those which have been gradually formed according to the wants of the state."

The following sketch has been given of the most important rules according to which the representative assemblies of Hanover will

in future be constituted.

In the second chamber will be the members of the board of taxes who are not noble; deputies from the administration of ecclesiastical property; the deputies of the smaller abbeys; one deputy from the university of Gottingen; 29 from the cities; and 22 from the possessors of free estates who do not belong to the equestrian order. hereditary land-marshal (and in his absence the president of the chief board of taxes), presides over the united chambers. Each chamber proposes three of its members, from whom the sovereign selects one to be its presi-The diet meets every dent. year; the members are elected for 6 years, but may be re-elected: no persons will ever be admitted to hear the debates. -

The propositions from the sovereign are to be addressed to both chambers: if their decisions do not agree, an union is to be attempted by a commission chosen by both, to which commissioners from the sovereign may be added, to promote an agreement. It is necessary in propositions from the state that both chambers should agree.

In November, the provincial assemblies met to elect deputies to the general diet of the kingdom; which sat on Dec. 28th for the first time in its new form as

two chambers.

Wirtemberg. - The sovereign of this kingdom leans to popular principles, and in the struggle between the privileged orders and the citizens at large of which his country has been the scene, has evidently taken part with the The states-general aslatter. sembled at Stutgard in Jenuary; and prince Paul, the king's brother, whose property had long been sequestered, whilst he himself lived in a kind of banishment at Paris, received a notification that his revenues would be restored, and that he was expected to appear at the opening of the dict in quality of heir apparent. It seems that the pretensions of the mediatised princes and nobility, who lately held directly of the empire, opposed some obstacles to the reconvocation of the states; and the king appointed a commission to treat with them respecting their claims. They did not at first evince a very tractable spirit; but the perseverance of the king surmounted all difficulties; and in September, the plan of a constitution was accepted

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y the representative asith few or no modificahe king soon after re-Warsaw, to meet the of Russia, and was suca obtaining his powerful for the new constituich was now understood cured from the interf the greater powers of A well earned triumph us return to Stutgard. isks were erected by the es, inscribed, "To the of the country." r of his people." The irew his carriage into with shouts of "Long ing!" and an alter was before the palace with inscriptions. The king these testimonies of at with the most frank ial expressions of corg sentiments; and shaks with the first burgonade him tell all faithful hat he would gladly do to each of them. ing of Bavaria had

1 constitutional charter ibjects in May, 1818; states-general were not for the first time till in this year. The king, eech from the throne, xpressed his satisfaction ; at length attained the f his constant wishes reign of 20 years: the nent of a constitution 1 to promote the happi-• people. He declared, ich an assembly as that m, he beheld a support one and a blessing to his and ended by drawing a ture of the tranquillity and union which pervaded his country. This union was, at a later period of the session, somewhat disturbed by a difference between the king and the states respecting army-estimates. ended in the rejection by a great majority of the deputies of a proposed augmentation of taxes for the support of the troops; and the king has probably been compelled, in consequence, to reduce his military establishment.

Such was the situation of the principal among the secondary powers of Germany in the early part of the year: In the meantime, little progress appeared to be made in the formation of a constitution for Prussia; no representative body was there summoned to deliberate on the state of the nation; and circumstances soon occurred in another quarter which, by casting an odium on the supporters of democratical principles, appeared likely to oppose a formidable and permanent barrier to the further extension

of popular privileges.

The ardent spirit of liberty which, since the late war, in which they had taken an active part, had prevailed among the professors and students of the German universities, had some time attracted the jealous notice of more than one of the great continental potentates. It became an object of importance in the opinion of the emperor of Russia, to receive frequent intelligence of their motions, and generally, of the state of public opinion, of morals, and of literature in Germany. For this purpose, he engaged the noted dramatic writer Kotzebue, long attached

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attached to the Russian service, but now returned to his native country, to become his official correspondent and to transmit to him full and frequent reports of all that was passing. In the performance of this office, M. Kotzebue had provoked vehement resentment of the students, who accused him of calumniating the principles and designs of his countrymen to a foreign potentate, whose interference they naturally regarded with as much indignation as alarm.—Apprised of their hostility and dreading its effects, M. Kotzebue was preparing, it is said, to quit Manheim and return to Russia, when a young fanatic named Sandt, a theological student of Jens, obtained admission to him on pretence of delivering letters, and stabbed him to the heart. Having thus his completed purpose, the assassin walked calmly into the street, and falling on his knees, with his hands raised to heaven, exclaimed; " Vivat Teutonia!" and plunged a dagger in his bosom. He was instantly seized, and the wound not proving mortal, was conveyed to prison and strictly guarded. This catastrophe inspired general consternation in the German courts; it was regarded as the work not of a solitary enthusiast but of a body, a tremendous association, bound together by secret ties and sworn to pursue the accomplishment of its political objects through all crimes and all dangers. Ddigent investigations were every where set on foot, in which the Prussian government took the lead. The general diet, then

sitting at Frankfort he said, several secret dell on the means of restri universities to their trut on which subject M. T rich, minister of the grand ducal houses of was instructed to make the ing declaration to the " The erroneous opinion present state of the Ger versities which have bee ly expressed in writings, sense official; the attact against the institutions these bodies, particularly and the importance of del on the changes useful 1 troduced into establish learning destined to youth of Germany, ba mined his royal high grand duke of Saxo Eisenach, and his high duke of Saxe-Gotha w burg, to bring the subje the diet, and to order the ing declaration, which their apinion on this su be inserted in the protoi

"1. The state of the universities is an ol general interest to all the ments of Germany, and account ought to be sub the deliberation of the di

"2. Their royal and set nesses will cheerfully I aid to bring about a agreement on certain pof academical discipline, support all measures as practicable for facilita direction of the interior ment of the universitie impressed, they have a pleasure that the university dena considers itself as f

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f a subsisting associaliversities, and that in ce of a decree of its refused matriculation, listurbances at Gottinall students from that were not provided ificate of their conduct e.

serene highnesses will
y will not consent to
sitions which would ininterior constitution of
raities, and destroy
emical liberties by conem into gymnasia, &c.
e universities must prefreedom of opinion and
n."

rand duke of Saxe subsequently declared ution to permit no to study at Jena, withmendation from their nment; in consequence, ian students were imrecalled from this uniswere the Russian ones hose of Germany.

mpt made by a young udent on the life of M. ident of the regency of ugmented the general umerous arrests took several parts of Gert especially in the Prusninions; papers were of known professors inciples were subjected examinations; suspiparticularly directed e founders of a patriotic n called the Tugentituted in 1813, and the of the more recent aft, or student's club. irmed, that information

had been obtained of the existence of secret democratic societies. extending widely over the country, in which the plan of converting Germany into a republic, one and indivisible, had been Revolutionary decided upon. poems and daggers were reported to be found among the effects of the persons arrested, and the public were led to believe that an atrocious plot would in time be revealed, though for the present it was judged prudent to refrain from the disclosure of particulars. In the meantime the security and happiness of private life was invaded; no one knew what to fear or whom to trust; secret dilations were listened to, persons were torn from the bosoms of their families without knowing their offence, and in some instances contrary to the laws, and it was remarked with sorrow. that the individuals arrested and accused, particularly in Prussia, were the same who had displayed most zeal in the general rising against the French tyranny, and who had earned for themselves the proud title of deliverers of their country. The senate the new university of Bonn, made a public protest against the illegal seizure of the papers of three of its professors by civil functionaries, supported by a military force, sent from Berlin; and the chamber of justice at Berlin addressed three successive remonstrances to the minister of justice on the illegal violence of his proceedings. The police, finding at last no proofs of the existence of a plot, offered their liberty to several of the persons arrested; but on terms, it is said, which

which one individual alone thought fit to accept. Finally, a commission appointed by the Prussian minister, prince Hardenberg, to examine all the documents and the papers seized delivered to him their report, stating in the most unequivocal manner, that no man of any influence was concerned in the secret associations: and also that these associations had not for their object the revolutionizing of Germany. They added, that though presumptions, of different degrees of force existed against several of the persons in custody, not one of them could legally be put in a state of accusation.

Thus then ended the cause of this alarm; but not its consequences. These will best be traced from the "Propositions of the minister of his royal and apostolic majesty" to the diet at Frankfort; the " Circular of the cabinet of Berlin," the " Edict of censorship for the kingdom of Hanover; and that for the kingdom of Prussia." (See State Papers.) Of all the severe measures of coercion indicated in the Austrian Proposition, that which gave most offence to the German people, and which was even a source of discontent to several of the smaller princes, was the proposed establishment of a general central commission at Mentz, authorized to prosecute inquiries in all parts of Germany concerning the "demagogical intrigues," supposed to be in action;-to examine any persons whatever as witnesses on these subjects,-to cause the arrest of suspected persons, and to take the punishment of political offenders into

its own hands. No spec the decision of the diet of the erection of this formidable tribunal know lin, than the members of ferent supreme courts el met to protest solemnly measure which would tially infringe upon their tion. In a body they do andience of prince Hard and laid through him the plaints before the king. presented, that by rect the late decisions of the conforming to them, his would renounce the mos rights of a sovereign, not ing that of granting pards that the establishment of nal at Mentz invested power of trying Prussian was incompatible with the of an independent state direct opposition to the Prussia. A memorial m the same effect was prese the king by his minister baron Humboldt, which ciously received and true to the court of Austria. of the secondary powers, grand duke of Baden in * ber, testified their dissatis The king of Bavaria public decisions of the diet com all persons in authority, subjects generally, to themselves to them; however the following rea salvo :- " having regard to vereignty which is guaran us by existing compacts act of the confederation, ing to the constitution us to our faithful people, cording to the laws of o dom." Notwithstanding

n, the central commission, he full powers originally ted, met for the first time eber 15. It was composed as members, delegated by wireigns of the following—Austria, Prussia, Bavannover, Baden, Hesse and

king of Prussia evinced a zeal in carrying into he system thus founded in my. Several professors of an universities were dis-

from their posts; the of M. Goerres, author of : intituled "Germany and welution," were sealed up, e city of Frankfort was bat imperiously required to Il copies of the work and up the author. With the part of this mandate the of Frankfort complied, nor apparently demur to the -M. Geerres however was 1 to escape into France. mission was appointed at to examine into charges of eason and where it should necessary to transmit the ws to Mentz. It should lowever that the integrity patriotism of the commisprompted them to liberate f the persons brought beem, some of whom were receive a public repara-Meantime, the character. mstitution for Prussia was d to be in a state of dilireparation, but no public es have yet been taken to t into action.

assassin Sandt was trans-Mentz in safe custody, trial has been postponed from time to time, probably in the hope, which has not, it should seem, been realised, of extracting from him some confessions tending to implicate others in a crime which he has repeatedly affirmed to be exclusively his own.

A circumstance equally extraordinary and diagraceful in the annals of modern Germany, was the persecution of which the Jews were the victims during the year 1819. The motive of the injuries and insults inflicted on this unfortunate people is somewhat obscure; but it seems to have been some sentiment more skin to political or commercial jealousy than to the ancient reli-

gious antipathy. The condition of the Jews in Germany had received the most important amelioration within the last twenty years. Buonaparté, on entering Germany, had effaced the ancient stigma impressed upon the race by declaring them "citizens and members of society:" Yet, during the late war, hoping to obtain from the legitimate sovereigns of Germany a confirmation of the privileges thus granted them, the Jews had freely offered their property, and even their lives for the defence of the country; and in return, had obtained strong testimonies of approbation from several of the allied princes; and from the king of Prussia, the rights of citizens, eligibility to all offices. These acquisitions of civil privileges when combined with their extensive command of capital, enabled the Jews in some commercial towns to assume a port which their Christian neighbours

regarded

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regarded as presumptuous and offensive; - a cry was raised against them, and but for the powerful and prompt protection extended by the German sovereigns, the fury of the people would apparently have quenched itself in their blood. The senate of the free town of Lubeck had been the first to mark its animosity against this people by reinforcing an edict of 1788, forbidding all strangers to carry on commerce of any kind within Lubec; (see State Papers). A prohibition which is stated to have been followed up, with regard to the Jews, by measures of great harshness and insult. The police officers were ordered to search all Jews openly in the streets, and to burst open their houses and take possession of all their property, sealing up even the common necessaries of life. The senate further decreed, that any person acting for, or in any shape transacting business with a Jew, should for the first offence be fined; and for the second, should be further visited with imprisonment and loss of citizenship; and that any clerk, porter or menial servant living with a Jew, should be imprisoned and expelled the town, The next expulsion of this unhappy race was from the town of Meiningen. This place, it seems, had long enjoyed the privilege of admitting no Jews within its walls: nevertheless a considerable number had established themselves there on sufferance; a sudden resolution of the magistrates to inforce again the old regulations, had compelled the lower order of these to quit the

town; but a few wealth still lingered, and the m were asked whether i tended that their lend would be tolerated. thorities referred the. an assembly of the po scarcely had the deb menced, when some of zens collected together 1 waggons standing in the and ended the doubt by ling the remaining Jewi themselves and their them and causing the transported over the fro

At Hamburgh, Wurtzburgh and other in Germany, popular tu curred in which the Jew sulted, plundered and At length these out tracted the attention of t powers; and a notificati by all the envoys asse the conference of Carli forwarded to the reside ters at the towns who scenes had been acte were hereby directed strate with the local au and to claim for the equal protection which vernment is bound to all its subjects withou tion; they were further that a repetition of th would subject these a themselves to the punish to accessories,-deprit rank and office: nor chastisement stop here; itself would be subjecte tary occupation, either b or Prussia, and perhapi ally, to accession to sor bouring state. The kin

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in and the grand duke of Baim respectively, issued strong licts for the protection of the live in their dominions, declaring the districts responsible for all the districts of Heidelberg gallastly sellied forth armed for their statection in a violent tumult with the megistrates had taken

no means to repress. It was observed in some places, that the interposition of troops of the line on these occasions, rather inflamed than appeased the fury of the people; but the landwehr were more successful in restoring order. Before the end of the year the ferment appears every where to have subsided.

CHAPTER XIII.

NETHERLANDS.—Law respecting trade with Sweden.—Speech Minister to the States General on closing the Session at British Royal Speech on opening the Session at the Hague. Swest Negotiations respecting the Payments due to Denmark.—Find rangement of this Affair.—Parga and the Ionian Isles.—Central Parga to Ali Pasha by the British.—Tax opposed by the Leginal Assembly of the Seven Islands.—Insurrection in Santa Manne.

THE kingdom of the Netherlands furnishes few subjects of historical notice, on account of the state of tranquil happiness which it appears to enjoy. Early in the month of March, the project of a law relative to the commercial relations of the country with Sweden, and the reciprocity to be exercised towards that power, occupied the attention of the States-general assembled at Brussels.

All the sections agreeing in the principles which dictated this law, declared that the discussion was open. Count Hogendorp, in an excellent speech, supported the project. He quoted the opinion of the celebrated Chaptal, formerly minister of the interior in France, who rejects every system of prohibition as injurious to nations; he would have an unlimited freedom of commerce, which, said he, cannot but be to our advantage.

No other member desiring to speak, M. Fulck, minister of colonies and trade, explained the grounds of the project, which,

being put to the vote, was unanimously.

On May 22nd the session closed by the minister of the terior with the following which he delivered in both

"High and Mighty Lo The King, in ordering close in his name the seas the States-general, has same time commissioned a testify his satisfaction at the stant and assiduous care you have shown in the the investigation of the various jects of laws which have laid before you, and of several were of high impor I shall not enumerate them it is agreeable to the king able to inform you, even your session is closed, that interesting law, that on th tional militia, has been pu full execution, and that the sult answers the hopes whi majesty entertained.

"His majesty thinks equally satisfactory inform may soon be given you re lay the other laws which you lave since had before you. He will rejoice at it, because his ambition is the prosperity of the state, and in his heart, the prosperity of the nation is inseparable from his own happiness."

His excellency concluded by seconmending to the members worthily to employ the interval till the next session in maintaining that spirit of concord which is the basis of the general welfare

and happiness.

The next session of the states was held, according to the appointed rotation at the Hague, when an opening speech was said in the name of the king, of which this was the substance.

"This sitting will be of the ighest importance, as the Statestteral will have to discuss measome which will complete the clince of the constitution. His rejesty has the satisfaction to emource, that the most cordial mendship continues to exist with all foreign powers, and that all of them are animated with the most ardent desire of peace; so that there is every reason to presume, that all the nations of Europe will continue to enjoy entire tranquillity. In this sitting the project of the codes for the Netherlands will be laid before the States. According to the fundamental law, this great work will be laid before the Assembly in distinct parts. Every free and independent nation requires a national legislation. The moment will be most important when the whole can be proclaimed ,a the law of the State.

" His majesty then proceeds to the finances, in which he says, the Assembly will be convinced,

that economy has been studied as much as possible. He laments, however, that the army is so ex-pensive, and wishes that this branch could be diminished, but the position and relations of the kingdom make it necessary to follow the example of other powers. The state of the sinking fund will be laid before the Assembly: though but a few years have elapsed since it was established, its good effects have been already felt. Some measures will be proposed to remove the few differences which still exist in the duties and privileges of the inhabitants of the Netherlands in all parts of the kingdom, including the Grand Duchy of Luxemburg. The harvest has been, in general, uncommonly abundant. Important manufactories show an increasing activity, and though industry and trade in general still suffer from the unnatural excitement previously given them, and the surprising revolutions in political circumstances, those who compare our situation with that of other countries find no reason to envy them or to lament our own. The good effects of the new administration of our colonies gra-dually develope themselves. The intercourse with them becomes daily more extensive.

"Deeply penetrated with the sense of my obligation in all the acts of my government, always to have in view the interests of the Netherlands in general, and never to prefer that of a part to that of the whole, I shall continue with calmness and firmness to pursue the path which I have proposed to myself, convinced

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that it will lead to the real happiness of our beloved country, and and the co-operation of your high mightinesses. I hope I shall always continue to find the proof that you do justice to my senti-

ments and intentions.

Sweden.-The completion of the stipulated payments from the king of Sweden to the king of Denmark, as a compensation for the possession of Norway, was a source of some embarrassment to the former country. The king of Denmark, early in the year, complained to the sovereigns of Russia and Prussia, then met at Aix la Chapelle, of the delay which had occurred in the liquidation of this debt, and representations were in consequence addressed by these potentates to the king of Sweden. Very acrimonious discussions between the respective courts are said to have ensued, and at one period formidable difficulties were opposed to the amicable adjustment of the business. Subsequently, the mediation of Great Britain called in, and lord Strangford, the British minister at Stockholm, carried on negotiations there for some time in the names of his own sovereign and of the king of Denmark: these were at length successful, and an arrangement was acceded to, satisfactory alike to the contracting and to the mediating powers, by which Denmark was to receive a smaller sum than had at first been stipulated, but by instalments shorter intervals and securely guaranteed. [See Public papers.] Immediately after the termina-tion of this affair, the king set out for Scania.

Parga and the Ionian 1

The cession of a small tian republic on the western of Greece, by his Britans jesty to Ali Pasha the Musi despot of Albania, a trans much canvassed in the parliament, appears not un of mention in the generatory of this year. The stances which led to this tion were the following the sole relic of the dominions on the contin Greece which was able down to the year 1800 the quering arms of Ali, gave' tance some time afterward French garrison, the French ing at this time succeeded tablishing themselves as 🕯 sors to all the possessions republic of Venice. In the 1814, being again attach their implacable enemy 🔱 finding this garrison an i**nsul** defence, the Pargiotes, an pelling the assault by the valour, found it expedi seek the protection of Britain. This was accorded by general Campbell the manding officer on that and a body of English were received into the to the express condition should share the fate of the, Islands. Some time after treaty received the appro of the Prince Regent.

In the congress of 15 utter oblivion as it should a of the engagement entered with this devoted republic, stipulated on the part of Britain that the whole con

e should be ceded to , in other words to Ali When it was first rut Parga that the town s delivered up to their nemy, the most dreadful **pons were entertained abitants, a**nd an earnest on on the subject was to the British officer ing the garrison; who in March 1817, by orsir Thomas Maitland, missioner for the Ionian at as he had not yet reregular instructions of nment, he could give definitive answer; but might depend on his in his power for their , provided they did not ir claim to his protecny acts of violence or From this reply, the of the arrangement me apparent, and as no doubt the cruelty with was disposed to treat on its coming into his Thomas Maitland aune British commander a letter in which he himself that the place t be yielded up till the of those who might emigrate should be and they themselves be d to the Ionian islands. mate of the whole prothe people was then the commander, who that it would amount 1400,000l. and 500,000l. particular valuation sum total considerably t by some chicane, less hird part was finally After a variety of pro-

ceedings, tending to show the ferocious and faithless character of Ali, who continually threatened to enter the town by force, without paying a single farthing, two commissioners were at length named, one by this berbarian and one by the British, before whom every individual citizen of Parga was brought up for the purpose of declaring whether he preferred to remain in his native town, or to emigrate. They unanimously answered, that "they were resolved to abandon their country rather than stay in it with dishonour; and that they should disinter and carry along with them the bones of their forefathers."

The commissioners soon disagreed, as might be expected, in their valuations; both were superseded and all proceedings were suspended till May 1818, when new commissioners were named, before whom the Pargiotes repeated their former resolution, and between whom the former differences arose. Pargiotes, reduced to the utmost distress, sent a statement of their case with proper documents to be laid before the British parliament; but unfortunately the foreigner whom they employed did not hold himself entitled to make any formal application. The cause was indeed taken up by some voluntary advocates in both houses. of parliament, but their generous efforts came too late; and the sacrifice was consummated before any specific proposal for their relief could be submitted to the legislature.

"In June 1819, general Maitland, in consequence of the depreciation of property by the neglect

neglect and despair of its owners, finally declared the compensation to be paid by Ali for the Turkish government to be 142,425l. sterling; and, shortly after, intimated to the citizens, that he was ready to provide for their transportation to the islands.

" As soon as this notice was given, every family marched solemnly out of its dwelling, without tears or lamentation; and the men, preceded by their priests and followed by their sons, proceeded to the sepulchres of their fathers, and silently unearthed and collected their remains, -which they placed upon a huge pile of wood which they had previously erected before one of their churches. They then took their arms in their hands, and setting fire to the pile, stood motionless and silent around it, till the whole was consumed. During this melancholy ceremony, some of Ali's troops, impatient for possession, approached the gates of the town; upon which a deputation of the citizens was sent to inform our governor, that if a single infidel was admitted before the remains of their ancestors were secured from profanation, and they themselves, with their families, fairly embarked, they would all instantly put to death their wives and children, and die with arms in their hands,-and not without a bloody revenge on those who had bought and sold their country. Such a remonstrance, at such a moment, was felt and respected as it ought by those to whom it was addressed. General Adam succeeded in stopping the march of the Musulmans. The pile burnt out,-and

the people embarked in and free and Christian I now a strong hold of ruffinegadoes and slaves."

The consummation of plorable sacrifice took pl in the month of June: mediately afterwards sir Maitland set sail for A whence he was to prec Rome, for the purpose of tiating with the pope a concordat for the Cathon of the Ionian isles. of the session of the Ion liament, prorogued by to commissioner immediate vious to his departure, h marked by the hitherto dented circumstance of sition, and that too a ma one, on the part of the m tatives, to a measure of An addition vernment. of 5 per cent on the ex currents, which had been mously voted by the sen posed of six members, jected in the legislative by a great majority; 🦚 sure manifestly ruinous important branch of the of the islands, which, dened, could not sustain petition with the currant trass, permitted by the I be exported under a very impost. Before the sta made by the representati in behalf of the purses constituents, it appears veral new taxes had rece sanction of the legislatur of which being regarded peasantry as an intolers

* Edinburgh Review, 1

led to fatal and lamentults. A formidable inn broke out in the island a Maura, and on Oca it was found necessary the following proclama-Corfu, the seat of got.

following proclamation published here:--

he functions of the Lord ioner, makes known with leasure, that in the counticts of Santa Maura appeared lately a spirit redination, and that the its of the village Sfachithe ithe first to oppose the lofficers in the exercise functions under the orovernment.

spirit of insubordination or six successive days, which considerable 8 of armed peasants apthe city, and presented mident of his excellency 1 in which the peasants 1 their grievances; and one hand they manifest achment to the general ent, they show, on the stile sentiments towards mctionaries of the local ant, and towards some of zipal inhabitants of the hom they give the name sors, and against whom ear animated by a spirit ance. The resident rene petition, assuring the rs that he would transthe government; and they retired peaceably, of continuing to render es guilty of a breach of he flattered himself that

the government would receive it with indulgence, and take it into Then a part of consideration. these misguided men retired; but a great number remained in arms, without, however, mitting any act of violence. soon as his excellency had been informed of these details, he ordered the Resident to issue in his name a proclamation, to assure these misguided men that if they returned to their obedience and duty, their grievances would be taken into consideration by the government, that they would be relieved from the want of which they complained, as soon as it should be proved; but to apprise them, at the same time, that if they did not merit the indulgence of government, by retiring peaceably to their homes, and submitting to the laws, no attention could be paid to their petition.

"His excellency, considering that the ill-intentioned, who had incited the inhabitants of the country to take arms, might lead them to other acts of violence, thought it prudent to dispatch a great body of troops to provide amply for the safety of that island. On the night of the 3d, before the arrival of the orders relative to the proclamation of his excellency, and before the landing of the troops, a body of peasants, in a state of intoxication, descended from the neighbouring hills, and endeavoured to throw themselves into the city, but they were repulsed by a small detachment, which was at the entrance. Some of them, after having retired, made a circuit, enclosed the city, and set fire to the house of an inhabitant. They were like-

1 march 1

wise repulsed, and tranquillity was restored.

"On the following day these misguided men persisted in their mutiny. The resident, wishing to avoid as much as possible the effusion of blood, endeavoured by all means to induce them to retire to their homes; but all his efforts were useless: constrained to employ force he attacked and dispersed them, taking possession of the village of Sfachiotes, the seat and centre of the sedition. Martial law has been proclaimed in the island of Santa Maura, and the public tranquillity will soon be restored, without its being necessary to have recourse to measures of general rigour. The arm of justice will reach and overpower those who, by their machinations and example, bat the misguided peasant to ruin."

The strong measures her dicated, are stated not to been immediately effectual in pressing this ebulition of po fury. On the contrary it is that the spirit of insurre spread throughout the island that some lives were lost on sides in actions between the santry and the British to Directions subsequently from sir T. Maitland to the authorities to adopt concili methods, and it should that the sacrifice of an unpage tax was finally determined as the only means of concil the minds of men.

CHAPTER XIV.

ASIA.

M.—Return of the Governor-General to Calcutta.—His Ann Address from the Inhabitants.—Appa Sahib.—Deposition nishwa.—Settlement of the Pindarries.—Military Transaclemeral Results of the War.—CEYLON.—Suppression of the ion.—Punishment of the Leaders.—Protest of Sir S. Raffles is Proceedings of the Dutch in the Malayan Archipelago. formed with the Princes of Sumatra.

IS HASTINGS, on o the seat of governthe brilliant campaign eived, on August 4th, and affectionate adngratulation from the of Calcutta. The goeral was pleased to n an answer, which ily-interesting and imlic document, whether led as a summary of of the war, or as an of its causes, and a the system of policy the marquis with ree native powers. We nt it entire to our

en;—The compliment
you honour me is
ying. Were I to conterely as men of worth
desirous of marking
ship towards me by a
vility, the distinction
pon me by the favour
is of such stamp would

demand the warmest return from my heart. I entreat you to believe that you do meet that return; but with much, very much, superadded to it. In the satisfaction I am enjoying, there is something far beyond individual The sentiments which vanity. you have been pleased this day to express, are not uttered to me alone; they are vouchers tendered to our countrymen at home. I am not alluding to the pride I must naturally feel, in having such a testimony borne respecting me to our native land; the sensation which you have awakened in me is of a higher quality. A wider scope is inseparable from your treatment of the subject than what applies to me personally. You are pronouncing whether they who may be said to have represented the British character on the occasion, did faithfully and becomingly fulfil that exalted trust; and your proximity, your stations, your excited vigilance, eminently

eminently qualify you for returning a verdict, while your manhood would make you spurn at giving through courtesy an opinion which your judgment belied. Many of you have had to contemplate your most important private interests as staked in the transaction to which you refer; but all of you have felt that the national honeur, in which you were severally sharers, was involved in the purpose and tenour of the measures I had the lot to guide. Under such an impression, you have stood forward to attest the dignity of British justice has not been sullied. It is a declaration superiorly grateful; for my portion in the aggregate of British fame is more touching to me than a separate and selfish reputation. Your generous partiality towards me has not betrayed you into an indiscreet averment on that point. When we went forth to punish wrong, we were aware how much it behaved us to watch over ourselves, that strength and success might not seduce us into any act of oppression. I venture to be-Heve, that violence or wanton exaction cannot, with the faintest colour of truth, be imputed to our procedures. This, however, chall not rest on general assertion. You shall be minutely eatisfied. Though from the distinct feature of occurrences, you have with a gallant confidence maintained our equity, it will be pleasing to each of you to learn details which will enable you respectively to say, " I was not carried away by the kind warmth of my feelings; here are circumstances which, to my deliberate reflection, irrefragably confirm the

conclusions I drew from particular statement of the The field of our operations: vast, that you often did Calcutta learn events which place in remoter parts, you had been apprised of considerably posterior while curred in nearer quarters; i you did not see how one to tion rose out of another. will understand them better they are presented to yo regular chain. In laying before you, I cannot ma inconsiderate disclosure. acting in the spirit of ou employers, who would chi investigation and encourage position. Either for the for us there is not a pass be slurred over or glossed

In our original plan, the not the expectation or of adding a rood to the nions of the honourable con Our knowledge of the deck pugnance, with which 🐠 tions of extending our ten possessions is always view home, would have forbidde a project. Territory, indet to be wrested from none Pindarries; and you will I comprehend the policy whi tated, that such conquests be divided between the mi Bopul, Scindia, and Holk was useful to strengthen the mer, who had attached I to us devotedly; and it 🗰 sirable that the two Mahra vereigns should perceive a of advantage for themselv compensate for the unavi dissatisfaction they were to from the completion of our prise. The suppression

Pin

s was our single object. re unequivocally prothe absolute necessity of et; and I cannot imat the man exists, who present it as one of speexpediency. Even in , the extirpation of the s would have been a jusad a wise undertaking. ation, whose undisguised is, to subsist by plun-I around it, is a body y its own act in a state th every regular governlo crush such a conferefore it should farther hat strength which every iously augmented, would n a legitimate and prue of exertion. But such tions were long gone by. called upon by the most s duty attaching upon a ent, that of protecting cts from desolation, to he repetition (confesseding) of invasions, which two years consecutively he Madras dependencies rumstances of unexamor; on that principle we to take the field. To ited our purpose to the a of the Pindarries from icts which they had hizupied, would have been han childishness. Too s and powerful to be reany of the smaller states, uld, in receding from us, ably occupy some other equally convenient for gus, whence their expewould have issued with roved intelligence acy their having learned to It was our movements.

indispensable to extinguish them wholly. We were not blind to the difficulties of the task. The interception and dispersion of between five and twenty and thirty thousand horsemen, lightly equipped and singularly inured to fatigue, on the immense field over which they had the power of moving in any direction, was an operation that required no ordinary effort. Much more, however, was to be taken into calculation than the agility of our enemies. It was certain that their peril would be regarded with the greatest anxiety by Scindia and by I leave Holkar Ameer Khan. out of the question, though he was interested in the result, for a reason which I will hereafter ex-The Pindarries were an integral, though an unavowed, and sometimes hardly manageable part of the army of Scindia. They were always the ready auxiliaries of Ameer Khan, with whom community of object, rapine, gave them community of feeling. was therefore sure that those two chiefs would be strenuous in counteracting our attempts to destroy the Pindarries; underhand, as long as their practice could be concealed; in arms, when disguise would no longer avail. We had consequently to aim at incapacitating Scindia and Ameer Khan from taking the part they meditated. Enough was gained from Scindia, could we place him under an inability of moving; but much more was requisite in respect to Ameer Khan. Though bis large army was better fashioned and more systematically organized than the Pindarry force, still he was essentially nothing but

but a leader of freebooters. It was of fundamental urgency that his army should be disbanded. Though it consisted of fifty-two battalions, with above one hundred and fifty pieces of cannon, and a powerful cavalry, it was luckily dispersed in small corps, either for the occupation of the widely-separated patches of territory which he had won from different chiefs, or for the extortion of means of subsistence from weaker states. My hope of rendering Scindia and Ameer Khan unable to struggle, rested on this; that I should assemble my force before they suspected my intention, and push it forward with a rapidity which should make any concentration of their troops impracticable. The mere immovability of Scindia would not have answered my purpose. The Pindarries, if pressed by me, would have traversed his dominions and gained the western states, whither I should be precluded from following by a bar insuperable as long as it existed. We were bound by treaty with Scindin to have no communication whatever with those states, so that the Pindarries would, in the disuntted Rajpoot territories, have found not only shelter, but the facility of combining their force with that of Ameer Khan. I am showing to you that even here the bonds of public faith were, in my contemplation, less surmountable than physical obstacles. Do you think that I solved this embarrassment by an illicit use of the advantage which I succeeded in gaining over Scindia, by planting myself in the middle of his divisions, and prohibiting any attempt at

their junction? You do not be lieve it; yet you will like to he explained on what title I required from him the abrogation of the interdict which forbad our intercourse with the western state No treaty, in truth, was existing between us and Scindia. He ha dissolved it, first by exciting the Pindarries to invade our territo ries, that he might see how a desultory mode of war might affect our power; secondly, by lending himself the year before to the profligate intrigues of the peish wa, for the subversion of British preponderancy; thirdly, by spec cific promises given to the Pin darries of making common cause with them, should they be drives to exigency. Will it be said that this was possibly the construction which we put on doubtful in-formation? Though the Pindary chiefs now prisoners with me have since borne evidence to the truth of all these facts, my vindication shall not repose itself there. Just as I was taking the field, I caused to be delivered to Scindia, in open durbar, his own letters, signed with his own hand, and sealed with his own private seal, addressed to a foreign government and evincing the most hostile machinations already matured against us. Nothing was said to him on the delivery of those letters other than that the governor-general had not wished to peruse them, and that his highness would perceive the seals were unbroken. I had no need to peruse them, because their contents were displayed by the letters of inferior agents, referring to and illustrating the expressions of the Maha-raja. These particulars are communicated to YOU

GENERAL HISTORY.

you, that you may see how steadly, notwithstanding the laxity of the other party, our plan of upholding the existing native governments of India was maintained. Did Scindia dispute the verity of the proofs brought against him? No such thing. He sunk under the confusion of the mexpected detection. was no denial, no attempt at explanation, no endeavour to extenuste the quality of the secret correspondence. On our part, the sole advantage drawn from the circumstance was additional security for the accomplishment of our measures against the Pindarries. The Maha-rajah was told, in mild and conciliatory terms, that the British government would give way to no vindictive impulse on account of what had passed, but would regard his Highness's aberrations, as an indiscretion arising from his not having sufficiently considered the ties of amity subsisting between us; but it was added, that as those ties had not appeared firm enough to secure our just interests, a new treaty should be proposed, which, while it preserved to the Maha-rajah all the solid benefits enjoyed by him under the former one, would give us the certainty of annihilating the Pindarries. Scindia gladly agreed to the terms, which pledged him to active co-operation against the freebooters, and set us at liberty to make those engagements with the Rajpoot states, which alone could induce them to combine and oppose any attempt of the Pindarries to find refuge in the western country. A provisional agreement was settled with those

states instantly on our obtaining the right to take them under our protection.

A more decisive conduct was requisite towards Ameer Khan. As his hand was professedly against every man who had any thing to lose, the hand of every man might justly be raised against There were no engagements, express or implied, between him and us. He was, therefore, distinctly told of our resolution not to suffer the continuance of a predatory system in central India. An option on this principle was offered, that he should subscribe to the disbanding of his army, or witness the attack of it in its separated con-Should he choose the dition. former course, he would be guaranteed in the possession of the territories he had won from states whose injuries we had no obligation to redress; should he risk the latter, he would be followed up as a free-booter with the keenest pursuit that could be instituted against a criminal disturber of the public peace. He had sagacity enough to comprehend that any procedure but submission was hopeless. The positions gained by us through celerity at the outset, rendered the situation of those with whom he had to deal defenceless. Scindia was closely penned between the centre division on the banks of the Sinde, and major-general Donkin's division on the banks of the Chumbul. The latter corps menaced Ameer Khan on the one side, while Sir D. Ochterlony's overhung that chief on the other, and the division under Sir Wm. Kier prevented his escaping southward.

southward. In this extremity, Ameer Khan took the wise step of throwing himself on our liberal justice. His artillery was surrendered to us; his army was disbanded; and the British government stood free from embarrassment in that quarter. At that period, which was early in November, I had to consider the objects of the campaign as completely gained; for the Pindarries, sensible of the impracticability of maintaining themselves in their own territories, had begun their march to fall back, on supports of which they did not then know I had deprived them, and were surrounded by our divisions which were then closing in upon them from every side. An apparently well-grounded hope was thence entertained that the extensive revolution which importantly changed the fortunes of so many states, would be perfected without the effusion of other blood than what might be shed in the dispersion of the Pindarries.

That expectation was not realized; but its failure arose from causes altogether unconnected with the plan of our undertaking, or with any steps used by us in the prosecution of it. I mentioned to you that I reserved an explanation respecting Holkar. Though some of the chiefs of the Pindarries held large Jagheers from Holkar's government, they had acted so independently of it, that they were considered as having divorced themselves entirely from it; and that government, on my notifying to them the determination to suppress the Pindarries, reprobated

the lawless ferocity of the booters, applauded the 🚂 my purpose to chastise th closed the letter with sions of every wish for The sincerity wishes might have been tionable, though no appre of obstruction to our would have attended the had not other and more lar correspondence been time in process between 🎚 government and our's. Bhye, the widow of the harajah, was, as you km gent of the state, during nority of young Holkar. herself unable to cont insolence of the sirdars, preserve the interests family, she had sent a 🕶 solicit privately, that Hol the state might be take the British government overture was met with the encouragement. No burn condition was indicated, 1 sidy required, no stationi British force in Holkar's ries proposed; the only of terms was reciprocal s in case either state were at and the zealous co-opera Holkar's government in p ing the assemblage of pr associations. While such cordiality reigned between parties, nothing could see out of the chances than ture; yet upon a sudd vakeel was recalled, the d sirdars with their troops were summoned to with the utmost speed sovereign's person, and the mination of marching to Peishwa was proclaimed

AL ALL

GEMERAL HISTORY.

lagent. What encued is fresh in our recellection. The Mahratta rmy found itself surrounded. Earnest representations of the nevitable ruin which they were entailing on themselves, were made on our part to the government, and many times repeated. The sirdars could not imagine mch a feeling as the moderation whence these friendly expostulations flowed. Our assurances that their ebullition should be forgotten, and that we would remain on the same amicable soting as before, if they abandened their extravagant purpose, were supposed to arise from our mnsciousness of incompetency to soerce them, and that persuasion increased their temerity to the extent of actual attacks on our est-poste.

The regent alone perceived the secipice; wished to withdraw from it; and was publicly put to death by the sirdars for doubting the certainty of victory the evening before the battle which reduced Holkar to a destitute

fugitive.

a similarly unprovoked defection was exhibited by the Rajah of Nagpore. If his inimical disposition was not marked with the me insolent vaunt, it was only secause he thought the basest insidiousueus would give him an edvantage in the attempt which he meditated against the life of our accredited minister, residing under the public faith of a treaty at his highness's court. He kept up his solemn protestation of devoted friendship till the very hour of the attack on the regi-His villainous efforts failed, his courage deserted him, he threw himself on our mercy;

he was continued on the mamud, and every reverence was paid to him, till we detected him in 6 new conspiracy. Then the simplest principles of self-preservation demanded his removal from

the throne.

I have stated these two cases before I touched upon that of the Peishwa, because they will strongly elucidate the necessity of the conduct held towards that prince, if prince be net a title unfitly applied to an individual so filthily stained with perfidy. Our endeavour to screen his reputation, by throwing the whole guilt of the Guyckwar minister's murder on Trimbuckjee Dainglie, when the Peishwa himself was not less actively implicated in it, was so perversely met by him, that throughout the year 1815 we discovered the intrigues of his highness at almost every court in India, to stimulate combinations against us, in revenge for our austerity towards his despicable minion. They were thought to be the effects of an acrimony which would soon subside, and much importance was not attached to them. On finding, however, that they were continued, I judged it right to apprise the Peishwa that I was acquainted with the transactions. This was done in the gentlest manner; and the intimation was coupled with a profession that I ascribed those practices to the indulgence of an inconsiderate spleen, which he would chasten in himself the moment he reflected on its real nature. It was added, that in the confidence of his being solicitous to retrace his steps, I was ready, on the profession of such a disposition on his part, to obli-

terate the remembrance of all that had passed, and to invite his fullest reliance on my personal efforts to maintain his welfare and dignity. His answer was a protestation of never ending gratitude, for the gentle tone in which I had roused him to a sense of the track into which he had unintentionally slidden, and which could have led only to his ruin. He charged his agents with having exceeded his instructions, which, nevertheless, he admitted to have been indefensible, but which he would expiate by a strict fidelity to the engagements existing between us, now confirmed anew by his most solemn asseverations. Very shortly after we detected him in the endeavour to collect an army, under the pretence of quelling a rebellion, headed by Trimbuckjee, to whom a constant remittance of treasure was made from the Peishwa's coffers, as we knew by the most accurate information of every issue. We were then constrained to anticipate this incorrigible plotter. We surrounded him in his capital, and obliged him to submit to terms which preserved the ancient appearances of connexion, but deprived him of much strength, should he hazard future machinations. At the same time, what we imposed was only a fulfilment of an article in the treaty of Bassein, by which he was obliged to keep up for us an auxiliary force of five thousand horse. Not one of them had ever been retained for us; and the money which should have furnished them went into his highness's private treasury. But we now required that districts yielding revenue to the requisite

amount should be put in the hands for the levy and nance of the cavalry in que according to the usual cut the Mahratta states, of ass lands to sirdars for the subof a specified number of This force, though it won the Peishwa's for every of service while friends isted between us, would g our scale (since we paymasters) should his highness venture to break He did, you are awar ture to break with us, 🕨 possibly may not have sun how beneficial that prec Had i step was for us. done so, the conspiracy to he had given a substance shape much beyond what b conceived, might have but upon us at an unprovide ment, with mischievous rence of exertion. The F trusted to wide co-opt The sanguinary desire of t creing Mr. Elphinstone him over hasty in breaking though he had no doubt bu Scindia and Ameer Khan already in the field again The pledges of reciprocal port, settled in 1815, are have stated against Scho the earlier part of the ret The Peishwa wit lation. resorted to arms, was formed that Scindia and Khan had already bee duced to nullity. been put out of the qui But Holkar and the Ra Nagpore had yet the pomoving. When after their they were asked what coul them to the extravagant attacking us, with whom

tere is bonds of plighted . maity; each pleaded the order of the Peishwa as not to be contested. Bolkar's ministers acknowledged their apontaneous petition to be taken under the wing of the Briish government; hut urged, the Peishwa is our master, and that he commands we must obey." The Rajah of Nagpore, being ofter his last seizure charged to is face by one of his former mibisters with ingratitude, in making hose attempts against which he (the minister) had used absolute applications, answered, that the tonduct of the British govern-Bent towards him had been an awaried stream of benefits conferred, that there never had been a transient dissatisfaction, but that it was his duty to fulfil every direction from his superior the Peishwa. After declarations like these, after such proof that not only the stipulations of the treaty of Bassein, which annulled the authority of the Peishwa, but that the most pointed oaths and the strongest obligations for benefits received, could not counterbalance the influence inherent in the name of Peishwa, you will not be surprised at our feeling it irrational to think of re-establishing that title. When the Peishwa, utced by the invitation of the Beigh of Nagpore, then at lisanced with his army to the Worda; but on his arrival there, meterd of finding the Nagpore transpready to join him, learned that the plot had been discovered, end that Appa Saheb was a primer, the impossibility of getting ask to his own dominions was Vez. LXI.

dichen so he settedered al have characters and there could not have Purchase admitted. To miss day of Shajon Bow's disally to the throne with mother appelletists would have been a Selector. The indefeasible character of Paichwa and chief of the Mahratta area would have been ascribed to the individual, in despite of any herriers of form which we could establish. On that principle we could assign to the Rajah of Sattarsh only a limited territory; and by no means invest him, with the sovereignty of the Poonsh dominions... On the other head, should we set up any, one: of the family without protonsien, who ther Hindoo or Musculman, we bound ourselves to upholdegainet all the distaste and prejudices of the inhabitants of the idel which we: had elevated. - What was worse, we should have to support against the just indignation of the country that miscule, perhaps that brutal tyranny, which we must expect would take place under any native so called to the throne. It was thence matter of positive moral necessity that we should (for the present at least) keep the territories of Bajee Row, the late Peishwa, in our owa hands. A corresponding embarrassment hangs upon us with reard to Holkar, and the state of Nagpore. The exertions made by Holkar, showed to us the dangerous impolicy of leaving that state in a condition to be ever again troublesome: it has on that account been dismembered of two-thirds of its territory. The greater proportion of those lands have been transferred to the Rajaha of Kotah, Boondon, [P]

and other Rajpoot chiefs whom we wished to strengthen. Part has been kept in our hands to pay the expense of the troops which the unforeseen change of circumstances requires our keeping advanced in that quarter. respect to Nagpore, we have taken territory instead of the subsidy payable in money by the original treaty. There are two motives for this: one, that we thereby parrow the power of the state; the other, that the tract connects itself with other possessions of ours, and completes the frontier. You are aware that Saugor, which is the possession alluded to by me, is not an acquisition from the late campaign; it was ceded to us by the Peishwa, by the treaty of Poonah. The manager of it having given shelter to the Pindarries, and having suffered levies to be made openly in this town for the Rajah of Nagpore, when that prince was in arms against us, has been removed from his superintendence. By taking it into our hands, we not only consult our own security, but we are enabled to pay from it to the Jageerdar (Nanna Gowind Row, who resides at Jaoun) three times the amount of the sum ever before received by him from the rents. If I talk of narrowing the means of Holker and of the Nagpore Rajah, I do so on the clear principle of right to dispose of territory won in war. Each of these princes had lost all. Whatsoever they now possess is restored to them by us as a gratuitous boon; and the fact will serve to evince the leading inclination with which we set out, of preserving the then on-

isting governments of Though this has not gression, the explanation unexpected manner in find our territories has put out of sight for ment the direct object of pearance in the field. To ful pestilence which ma havoc in the division us immediate command, for to quit the banks of the and to seek a more fan country for the recover numerous sick. I did this until I was fifty ma the river which I quitted tunately the change of rapidly beneficial; for short time had passed w ceived intelligence of tation said to have been Scindia to the Pindara was reported to have | them, that if they would near to Gwalier as to getting to them easy, he break his treaty, and je with the force which he his capital. The Pindage in full march for Gwalie out meeting even a show pediment from the tre Scindia stationed in the though the co-operation army for the extinction Pindarries was an article treaty. We hurried back Sinde: but this time we position nearer to Gwale what we had before of We were within thirty the city, and our advance was sent to occupy the through the hills which some distance south of from the Singe to the Ca Those passes were the cal

high commundation could place between the Pindarand Scindia; and I was to support my edvanced i Meha-zejeh was to rotate of things, our punce was not wearied. No intswere thrown out. in was told that, as I had st the approach of the Pism I had thought it on atn doe to my ally to place If between him and a set of r planderers, who would property into great emperation records they get into his non and throw themselves is protection. Civility was tred by civility. The Pins finding their hopes baffled the pessage stopped, atled to retire; but they had followed close by our divi-, were surprised, dispersed, laughtered in a number of actions. In short they diswed: And thus our objects completed.

remains now to be seen, is the change effected in ituation.

Ringland, there are contideclarations against the unity of the honourable may's government here to to territorial possessions by too large. It is forgotten a tendency to expansion, uting almost to direct ney, is the inherent and insele drawback on the advanof a power established so alously as that of the British lia. It would be a visionary leace, to suppose, that your strength would not excite je leury, that your riches would not etimulate cupidity, and that yeste humiliation of those native suchlies which held sovereignty wh you first got facting in the ou try, would not be broaded ence with a deep spirit of re Yet a belief in the nen-existent of these impulses, is the grea on which they must stee insist on the progressive inc of our sway as a proof of cist stant ambition in the honousable Company's local repress There may been been though I might find it difficult to indicate them, where prespe of gaining political access or too heaty apprehensions of meditated attack, have misled us into hestilities otherwise expeble of being avaided: but the general history of our Indian empire is, that we have been wantonly assailed, that we have conquered the unprovoked enemy, and that we have retained the possessions wrested from him, not simply as a legitimate compensation for the peril and expense forced upon us, but on considerations of salfdefence, brought home to our conviction by the nature of the violence just offered to us. What recently befol myself, as I have explained it to you, must be the pet illustration of this even tual exigency. "Recover your strength and try contest with us again," would be deemed a rather abourd address to a treacherous foe whom you had vanquished; but you would as effectively put it on that footing by the restaretion of all his means, as if you had given him the advice in terms. Still it may be said, though the augmentation

augmentation of territory may not involve any thing reprehensible, it is not the less to be lamented; since the extension of frontier brings you in contact with new enemies, reduces your attength by widening the circle on the circumference of which it is to act, leaves advanced stations dangerously unsupported, and above all a wider occupation of territory exacts a formidable addition to your military charges.

The argument would be good were the assumptions admitted. Examine whether they ought. Undoubtedly, your sway has been prodigiously extended by the late operations. The Indus is now in effect your frontier; and, on the conditions of the arrangement. I thank heaven that it is so. What is there between Calcutta and that boundary; nothing but states bound by the sense of common interest with you, or a comparatively small proportion of ill-disposed population, rendered incapable of rearing a standard against you. The Mahratta power is wholly and irre-Scindia, by trievably broken. having been kept in port while the barks of his neighbours provoked the tempest and perished in it, presents no exhibition of a shattered fortune, but he stands insulated and precluded from any extraneous assistance. I am satisfied of his conviction that his existence depends on his being in amity with the British government, and of his consequent resolution to cultivate our good That inclination in bim has been, and will continue to be unfeignedly encouraged by us. Were his disposition different, it

would be matter of no concern to us. He is now girded round by states which we have raised to the power of resisting him, even without our aid, by our having allotted to them most of the territory taken from Holkar; and their political views never can coalesce. You will not forget the direct and heavy defalcation from Scindia's strength in the extinction of the Pindarries. Where is that host, the half of which was to wear us out in fruitless pursuit, while the other half was to get behind us and lay waste our provinces? Gone, vanished; multitudes of them slain in a number of desultory actions, still more of them massacred by the peasantry, as (after abandoning their horses and arms to escape from us through the jungles) they endeavoured to make their way through the country in small parties as travellers. There then remain only states which have spontaneously and earnestly prayed to be received as feudatories under the British banner. It is not conquest that has extended our rule, we have beaten down nothing but the lawless violence which had for so many years made those regions a scene of unparalleled wretchedness. It is not the away of our power which has made all the Rajpoot states solicit to be united with us. A distinct perception, that the misery which they had so long suffered could not be prevented but by their identifying themselves with us, was the sole motive for the anxiety with which they sought the connexion. In the terms of it there is nothing to affect pride or wound

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d convenience, so that the deration carries within it itural seeds of dissolution. their internal government ofess to have no right of in-Mutual support in eld is of course plighted; he price of our superior bution to that contingency engagement that the feuates shall not disturb the al tranquillity by attacking Their differences or are to be submitted to the ation of the British governand this provision, which uishes the necessity for esorting to the sword on points of honour, heretonforced by the prejudices country, is hailed by them a just conception of its Thus your enlarged sway ung but the influence arism the reliance of the setates on your moderation, good faith, and your honest to promote their welfare. I it be said, that to counmee this obvious political we must take into account isadvantages of extended ns, and the charges attenn increased establishments; er, that when the multipliof points of defence is the diminished means of ng us are also to be conted. I have shown to you carcely any continue to Our new situation has not it us into contact with any hat can have the wish, or the wish could have the of giving us trouble. the Indus is attached to The Indus would be a barainst contact, were there

any state on the other side of it adverse to you in its interests. Should any such hereafter appear, it is not your influencing the governments in the vicinity of the Indus that would be the cause of quarrel; and I cannot conceive any stronger dissussive to enterprises against us from beyond the river, than the knowledge that all within it are linked with us in the bonds of cordial union. In this view, I deceive myself egregiously if any augmented military charges will not be light indeed, in comparison with the large additional resources secured to meet such eventual demands. This is our benefit in the arrangement: what is that of the Rajpoor states? Deliverance from an oppression, more systematic, more unremitting, more brutal, than perhaps ever before trampled on humanity. Security and comfort established, where nothing but terror and misery before existed; nor is this within a narrow sphere, It is a proud phrase to use, but it is a true one, that we have bestowed blessings upon millions. Nothing can be more delightful. than the reports I receive of the keen sensibility manifested by the inhabitants to this change in their circumstances. The smallest detachment of our troops cannot pass through that country without meeting every where eager and exulting gratulations, the tone of which proves them to come from glowing hearts. Multitudes of people have, even in this short interval, come from the hills and fustnesses, in which they had sought refuge for years, and have re-occupied their ancient descried villages. ploughshare

ploughshare is again in every quarter turning up a soil which had for very many seasons never been stirred, except by the hoofs

of predatory cavalry.

Here, then, is a display of general advantage, and an exhilirating promise of public quiet.

Every one of the facts on which

I have founded the representation, is capable of being disproved by each of you with little
trouble of inquiry, if I have advanced them incorrectly. I have
strangely hazarded my character
if they are liable to refutation.

If they are not, what we have
done is befitting the policy, the
equity, the benignity of our
country.

You justly appreciate the admirable energy of the officers commanding the divisions to which the more active part of the service fell; and the zeal of the whole of the troops, with the splendid gallantry of those who were on any occasion engaged, merits all the praise which

you have offered.

I concur ardently with you in the sentiment you express, of our obligation to aim at rendering what we have done still more beneficial to the inhabitants of India. The main obstacles to our infusing improvement are removed; and we may certainly disseminate useful instruction, without in the slightest degree risking dissatisfaction, by medling with the religious opinions of the natives. Informations on practical points is what is wanting to the people: for, from the long course of anarchy in those parts, all relations of the community are confused. This go-

vernment will not lose sight of the object. We may surely succeed in inculvating principles of mild and equitable rule, distinct notions of social observances, and a just sense of moral duties, leading, perhaps, in God's good time, to a purer conception of the more sublime claim on the human mind. At least let us do what is in our power. Let us put the seed into the ground, and Providence will determine on itse growth. Should it be the will of the Almighty that the tree should rise and flourish, and that the inhabitants of those extensive regions should enjoy secure rity and comfort under its shade, we shall have done much for many of our fellow creatures : but we shall have done well also for that in which our liveliest inest terest is fixed. The cherished memory of our forecasting beneficence will remain to future times in India the noblest monument of the British name.

The subsequent events, et which intelligence has reached England, may be comprised in * brief summary. Appa Sahib, the captive rajah of Nagpore, had found means to make his escape? from a British force under capta! C. Brown, which was escorting him to a place of safety, and flying to the Maha Dec hills, found barbour with a barbarous and independent tribe called the Goands. From the wrecks of his own force, and that of the peishwa, he was speedily enabled to collect around him a body of 3,000 Arab mercenaries, and being joined from time to time by troops of the vagrant Pindare ries was enabled to recommends

datory and irregular war-Captain Sparkes, with a t little band of 100 men, st off after a desperate rethis sanguinary chief, rould listen to no terms of der: several neighbouring rere captured by him, and jacent villages mercilessly red. His troops were rer defeated by the British ver they could be brought ion, and his quarters so stened as frequently to reim to great extremities; e difficult nature of the y has proved his security, 3 accounts have yet been ed of his death or captivity. deposed peishwa, whom it iged necessary to separate ast space of country from me of his former greatness e kind of superstitious re-• surrounding the chief Mahratta nation, was aned to have reached Mutra month of November on his Dataur, near Cawnpore, pointed place of exile. three months had been ed in his journey; a delay partly, it is said, from the y of the rains, by which vers were rendered for a apassable, and partly from humanity, which dictated icate attention of permite vanquished prince to ren the numerous days of illsecording to his calendar, Mahratta festival, which ed at this period of the

ill more gratifying instance benign and enlightened of the governor-general hibited in the treatment of

the Pindarries. The remains of this people, after its complete destruction as a hostile force, were collected together, formed, under the protection and at the expense of the company, into two colonies, one of which was planted at Goruckpour in the Bengal provinces, the other, and more considerable, in Bhopal, a small state to the north of the Nerbudda. Thirty large villages were here constructed and occupied by the "reformed Pindarries," who are described as a simple, inoffensive tribe, perfectly willing to lay aside the habits of vagrancy and rapacity forced upon them by necessity, and to occupy themselves with peaceful industry, in fertilising the territory they formerly devastated.

Dispatches from major-gen. sir W. Grant, published at Bombay in Feb. 1819, gave an account of the capture of the strong fort of Rainea, belonging to the state of Sawunt Warre in the Walwan district, in consequence of which this territory returned to the relations of peace and amity with the British, which it had lately violated. The important fortress of Asseerghur, between the Nerbudda and the Tapty, which had been held out by one of Scindiah's refractory chiefs, stormed in the month of March by major-general Doveton; the chief and his principal officers, reduced to an unconditional surrender, were to be given up to Scindiah, and the garrison sent to their respective countries; measure which would effectually pacify that district. A strong hold in Berar, garrisoned by 600 predatory Nauicks, was likewise

reduced

reduced by major Pitman, commander of the Nizam's regular forces in Berar.

In the district of Patna, Achel Sing, a rebel chief who had seduced the inhabitants from their allegiance to their own rajah and their friendship with the company, found occupation for another British corps. Major-gen. Keir, immediately after his sixcesses in Sawunt Warree, was dispatched to reduce to order the province of Cutch, where the rajah had treacherously murdered his brother, an act which it was resolved to resist as a contempt of British authority. This prince who had vainly imagined his fortress of Booj an impregnable aaylum, saw it taken by escalade in a few hours, and himself a prisoner to general Keir. Several other affairs of detachments took place in various quarters, all tending to enhance the credit of British valour and discipline, and to impress upon the native powers a strong sense of the vigilance of the governor-general and of the hopelessness of all attempts to disturb the general tranquillity of the country. It is needless to dwell on the particulars of these actions, small for the most part in themselves, but great and splendid in their combined result, which has been thus comprehensively stated. From the mouths of the Indus north-cast to the Sutledge, from the Sutledge south-east to Chittagong, from thence to Cape Comorm and Ceylon, an area containing thousands of miles, and embracing 25 degrees of latitude and 22 degrees of langitude,-all is now at peace-we have no public

enemy to oppose. It is little more than twelve months since we were threatened by a contederacy of the native powers, which had for its aim the renewal of every sort of plunder and devastation, and the reduction of the British authority where it had long been paramount. The whole is now dissolved. The turbulent spirits which broks forth, boasting of their strength and power, have shrunk into nothing. The hosts that assembled tumultuously to support their pretensions, are overthrown and dispersed.

"Our attitude during the war was imposing and grand, and the accomplishment of the legitinate objects of the contest has now placed us in a situation to diffuse, with a liberal hand, the conforts and blessings of a wise and enlightened government. The happy effects of an impartial administration of just laws are now beginning to be felt over all the states recently overrun by robbers, and plundered by the rapacious chiefs to whom they in vain looked up for protection."

Ceuton.—The insurrection of the Candian provinces in favour of a pretender to royalty set up by certain rebellious chiefs, which had occasioned so much embarrassment and danger to the British authorities in that island; has been brought to a fortunate termination. By the following general order, dated head quarters, 31st October, 1818, intelligence was communicated of the capture of the most important among the insurgent leaders.

"The commander of the forces congratulates his majesty's and

severed

company's troops under mand, on the important ave event of the capture o principal rebel leaders, pole and Peleme Telawe, sy be considered as the w to that rebellion their nave a successfully been et to subdue. This imapture was effected in nce of the unceasing mitted pursuit and exerthe detachment under mand of capt. Fraser, mp to the lieut.-gen., he most inclement weal with many privations, in were rewarded by a of that detachment, : immediate command of t Wm. O'Neill, 83rd reg. nexpectedly and by surthe residence of these hird noted rebel Madut other inferior leaders, ?arawahaganime, on the of the Seven Korles and Kalaweye, on the 28th ernoon, after a fatiguing f sixteen miles, when y succeeded in making the two primary objects search, and the others, : fled, may be expected surrender or be quickly soners."

Ihagamma, afterwards the hands of the Brill the four were then ebels and received sendeath; and the Ceylon thus relates the charactrumstances which athe execution of Kepped Madugalle.

wo prisoners were carthe morning, according to their own request, to the chief temple in Kandy, called the Dalada Malagawe, or remple of the sacred relic; where they west through their devotions, attended by the priest; in a small redu adjoining to that in which the relic is deposited. Keppetapole then came out into the antiroom, where he entered with much composure into conversation with Mr. Sawers, observing that no person could after the destiny that was allotted to him, and quoting in support of this vain theory of predestingtion an apposite passage from the books of Boodha. While he was speaking a noise was heard within the temple, and it appeared that Madugalle had run into the inner apartment, and claimed sanctuary under the protection of the relic; he was soon removed, and both the prisoners were then marched under a strong guard to the place appointed on the bank of the Bogumbera tank, near the spot where Eliapola had suffered. When they arrived on the ground both the prisoners requested some water, which was immediately brought, and they washed their faces and hands; Keppetapole then tied his hair up in a knot behind, and sat down upon the ground near a small shrub, which he grasped with his toes, apparently to keep himself firm in his position. For a few minutes he recited some verses out of a small Pali book, which he requested might be delivered to the care of Mr. Sawers for his younger brother. When the book was taken away, he continued to repeat Pali verses until the executioner at two blows

severed his head from his body. His whole behaviour was manly and collected, and he met his death with a firmness of resolution worthy of a better cause .--The conduct of Madugalle was just the reverse; he was too much agitated either to tie up his hair or to bend down his head himself: he was able only to make a faint cry of Arrahhaug, one of the names of Boodha, when his head was struck off also at two blows .- A very great concourse of Kandyans, among whom were many chiefs, assembled to witness this execution.

Pelime Talawe and Ihagamma, whose sentence of death has been remitted to that of banishment, set out on the day of the execution, with two other prisoners, under a strong escort, for Colombo

A general surrender of arms through every province of the interior speedily followed these and some other acts of vigor, and all appearance of resistance being thus ended, the governor was enabled to quit Candy for the seat of government. All was loyalty and submission among the natives as he passed, and addresses of congratulation from the inhabitants of Columbo hailed his second victorious return from the Candian provinces.

In the Malayan archipelago, some subjects of discussions of a rather unpleasant nature appear to have arisen between the British and the officers acting under the authority of the king of the Netherlands; and the following official documents on the subject appear worthy of being laid entire before our readers:

Protest of Sir Thomas Mariles, lieutenant-government Mariborough, again aggressions of the Dutal

Malayan Archipelago Protest. The honour terests of the British gov rendering it indispensal public and formal protest be made against the prod of the Dutch authorities Malayan Archipelago hereby, as the nearest authority, solemnly and protest against the follows ceedings of the represent of the Netherlands gover -When the agents of tish government transfer government of Java to cellencies the commission his Netherlands majest called upon the commissi general to fulfil the engu which the British gover had contracted with the princes during its adminis of Java. The British auti considered themselves bou entitled to insist on their so, that having accepts benefit of those acts while favourable to them, the not reject the burden of which they deemed oth No provision was made engagements with the princes, for the conting the colony returning to H Holland, indeed, did no exist as a nation, and the rities who administered would have been fully was in resigning the whole cou the native princes. The last which was in consequent out to the natives, was the government competent to

sats imperpotation—With he language, the British suge have done what was te the sector islands. rading wecourse, of which herlands government are ising all the benefit, could me been effected, had not ree relied on the British nt being able to secure ica: perpetuity of those tich they had recognised. herlands majesty, howhand to guarantee those and the consequence was k protest on the part of ich authorities, who, on raf this and other meaf the Netherlands got, were compelled savia, under a declaration, te was an evident disinclio concede any thing to me and character of the ation in the Eastern Seas; , judging by the general vinced, there seemed rea**elieve** it to be the wish of berlands government to recollection of the Briinistration, and studiously nt the native princes and metiving any influence of an government in the armis of that transfer.-ere the early impressions iritish authorities, and the ent proceedings of the ands government will show they are correct.—The government considered re princes as independent ns, and treated with them igly. The Dutch refused intee or respect our trea-I would appear to have

comidered these fills the British nution no tuni tionally subjected to their t possit If this he unjust with regard to the estimacais actu subjected: to Butopeur contr what must be thought of it wi regard to, those states which have en into imputtante, and m tained their connection with livitain in opposition to the restrictive policy of the Dutch A The representatives of his Notherlands majesty would seem to aim at on absolute despetime ver the whole Archipelege, with a view of excluding other European The British had encouraged seatiments of freedom as far as was competible with tranquility; and had led the natives to rely upon them for the continued enjoyment of them.—But whatever may be the arrangements or arguments of the Netherlands government with regard to the Archipelago generally, it is not nocessary to go beyond the confines of Sumatra for evidence of the system which they seem determined to pursue, and against which it is the main object of this paper to protest. The circumstances are as follow.--By the 2nd article of the convention of the 19th August 1814, the British government ceded the island of Banca to the king of the Nether lands.—This island, valuable :oa account of its tin mines, had, in the year 1812, been previously ceded to Great Britain by his highness Sultan Najemudia, of Palembang, on the express condition that all former contracts and agreements should be annulled, and that the Sultan should

be maintained and supported in his dignity by the British government, without the further interference of the European government in the affairs of Palembang. So important was this stipulation considered by the Sultan, that on the 1st August 1813 it was an express article of an explanatory treaty, that the former clause, which stipulated that his highness should do homage, or conaider himself always dependent on the government of Java, was " null and void," as being unnecessary under existing circumstances .- When the British were about to withdraw from Java, and arrangements were made for the transfer of Banca, it was necessary to withdraw the small British force which had provisionally remained at Palembang for the protection of the Sultan. On that occasion the Sultan appealed to the British government in the strongest terms. The following extract from one of his highness's letters to the hon. Mr. Findall, may be sufficient for the present purpose :- "I hasten to send back my ambassadors to Batavia to wait upon my friend the lieutenant-governor, of whom I earnestly entreat that he will confirm and settle all the arrangements regarding me and the country of Palembang, as heretofore existing, and that those relations may remain uninterrupted, notwithstanding the establishment of the Dutch government on the Island of Java. I cannot on any consideration separate myself from the friendship existing between me and the British government; and I place my reliance on the British government, that their promay not be withdrawn, &cannot understand any power upon which I can my dependence than the government, &c."

In the same manner British authorities had! upon the commissioners to guarantee the treation other princes, they called them to respect that Sultan of Palembang; b commissioners refused pliance with this request lenn protest was acce made on the part of the government, and the referred to the author Europe. The grounds 🕶 the British authorities fell selves warranted in requi a particular manner, that isting treaty with the St Palembang should be res were obvious. That tree been fully recognised, as his Britannic majesty and majesty of the Netherland was no longer a connecti pendant on the local gover of Java. The island of was not considered to rethe Dutch as a matter of under the general provide the convention of 18144 quired that an express should be inserted in the 6 tion, and his majesty the the Netherlands having ri the island of Banca under express article, must be bu respect the treaty by which originally ceded to the B The very act by which the therlands government toi session of Banca, confirm independence of Palemban

d it incumbent on the government to maintain ispendence, unimpaired. the British government itself of the benefit which rived by the treaty with ing, they were surely so fulfil that part of it ras beneficial to the Sulaving transferred Banca eign power, the British ent became bound in and good faith to fulfil ress condition on which st obtained it.—Bound, e, as the British governm, to maintain the rights nity of the Sultan, as the r which Banca may be red to have been purand deeply interested as in protecting the indese of the port of Palemwas with surprise that I L on the 17th of June, a om the Sultan, of which lowing is an extract. us present time there is ouble and anxiety owing onfusion and alarm spread arrival of a great Dutchalled Edelia Muntinghe, shes to enter the country mbang, and says he was er by the Dutch commisgeneral, for the purpose municating with me. At he is at Minto, and it is in when he may come to ang. The object of his I do not know, but he has a ship of war to precede the river, &c. &c. I hope ly friend will afford me er assistance he possibly id also give me instrucn order to prevent the from at all or in any way

affecting my present state and situation, by introducing disturbance and oppfusion in the country, and by co-operating with those who wish to destroy my respect and authority; for I most fully rely on being, through the kindness and assistance of my friend, securely and firmly established in the rule of the country, &c. &c. I'request thy friend will send me an early reply, and that my friend will at the same time send me something to hold to, for I am still in a state of very great anxiety and alarm."

On receipt of this intimation, capt. Salmond was directed to proceed to Palembang, as agent of the British government, under instructions (dated Fort Marlborough, 20th June 1818) of which the following is a copy, viz.

- "To Capt. Salmond.—Sir:— You are hereby appointed to proceed on a special mission to Palembang, the object of which is to afford to the Sultan the protection of the British government. -2. I am unacquainted with the measures which may have been pursued by the Dutch government with respect to Palembang; but whatever they may have been, they can in no way interfere with the duty of the British government, to support the present Sultan, Ratoo Achmed Najumudin, on the throne, to which he was raised by their authority. This, indeed, was the express condition on which he ceded the island of Banca.—3. The Dutch government have no claim whatever to a footing at Palembang, by virtue of the recent convention, and therefore it depends upon the Sultan, as an independent

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pendent prince, whether he chooses to admit them or not. In his recent communications to me, he expresses himself to be in the utmost distress and anxiety, in consequence of the disorder and confusion into which the country has been thrown, by the expected arrival of a Dutch commissioner, and in full hope that I will give him proofs of my assistance and friendship, calls upon me to know what I can do for him, as his sole reliance is upon the British government, who raised him to the throne. 4. From this it would appear, that the Sultan has not yet entered into any formal arrangement with the Dutch government; but as they may have taken measures for forming an establishment, in defiance of the protest of the British government and of the rights of the Sultan, no time should be lost in calling upon the Sultan to make his election; and if he is desirous of excluding the Dutch, and of remaining under the British protection, an explanatory treaty should be negotiated .-- 5. At all events, it will be your duty to convince the Sultan that he is not abandoned by the British government; and should he place himself unequivocally under its protection, to afford him that protection to the extent of your means, and to require that the Dutch withdraw all pretensions, and in no way further interfere with the affairs of Palembang.-6. It is, perhaps, unnecessary for the to suggest the propriety of all your communications with the Dutch authorities of Banca or eleewhere being as guarded as

the spirit of harmony understanding which tween the two governational inclose the translationaccompanying letter to tan of Palembang, will be pleased to delive highness immediately sarrival.—Relying on ment and discretion in cution of the duty so you, I am, &c.

(Signed) T. S. B.

The following is the I the Sultan, alluded above instructions

"To his Highness 1. mud Najemudin, Sulta lembang.—{ After com I have received your. letter, sent by your Ut well as the letters from bers of your highness Your highness calls up assistance, in order that be maintained on the Palembang: I, therefor time in sending to your court captain Salmene tleman in whom I ple confidence, and who representative in inqui the grievances complain your highness and you This gentleman has also thority from me to adop rangements that may ten highness's security.-request to bespeak yes ness's kind offices to Salmond and the gesti his suite.- I have nothing my friend but the Britis Written at Marlborough June 1818."

Subs

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bequently to the departure of Captain Salmond, a furher letter was received from he Sultan, of which the following are extracts:

further acquaint my friend, m the 29th of Rajah 1233, reat man, called Warner an Muntinghe, entered Pang with apparently hostile paniments, consisting of hip and one brig of war, a oat, and upwards of twenty prows. There were also im Rajah Ahib, a native of and Pangeran Shiriff Mahotogether with many other is of different descriptions. so brought me letters from commissioners-general and wernor-general of Batavia. letters which I received me that they send Mr. inghe as a commissioner to inquiries respecting Banca alembang, and request me 7 him due honour and reas their representative. On requent day he waited upon nd said he brought orders from the commissioners-

al at Batavia, requiring me ke a division of the villages, order that one-half might en to the former Sultan, med Budrudan, and remain with me. He at the ime wished to give me 1,000 sh dollars a month, and ne I must conform to these s; that if I did not, an act r to that of major Robinwould certainly take place; y, that of dethroning me. essels of war were anchored ly opposite the gate of my is if he intended to have re-

course to compulsive measures, without further discussion.—Be it known to my friend, that whenever I mentioned the name of my friend, the British government, his anger increased; and if I am not now at once assisted by my friend, my destruction, perhaps my death, is inevitable. Let the orders and assistance of my friend, whatever they may be, come quickly to Palembang.—Further, I have been found fault with for receiving my friend's letter, and have been told by him (Mr. Muntinghe) not to send any more people to Bencoolen. I replied, "How, can I not receive the letters of my friend, having been raised to the throne by the British government; I certainly must remember its kindness and attachment, and never can forget the same, or separate myself from it," &c. &c. He also desired me to dispatch persons without delay, to overtake those I before sent with the letter to my friend, and get back the same from them; and it is owing to this circumstance, that I am now enabled to forward the present letter to my friend; and let him not take offence at the unsuitable manner in which it is done. But my friend knows too well how unhappily I am at present situated to do this, &c. &c. I having nothing to send my friend but tears which never cease to flow."

The following additional instructions (dated Fort Marlborough, 24th June 1818), were in consequence forwarded to Captain Salmond, on the 24th of June.

"To Capt. Salmond.—Sir, since

since your departure a letter from the Sultan of Palembang, of which the enclosed is a translation, has been received.-The Dutch having proceeded toactual measures of aggression, I have deemed it necessary to address the chief authority of that nation at Palembang, and as circumstances have considerably changed since your instructions were issued, I must leave the rest to your discretion and judgment.— I enclose a copy of the letter addressed to Mr. Muntinghe, together with the proclamation therein referred to, for publica-tion, if necessary.—I am, &c.

T. S. Raffles." (Signed) Copy of a Letter to W. H. Muntinghe, esq. dated Fort Marlborough, 24th June 1848.—" Sir; It is with the utmost astonishment and surprise that I have just received information of the measures pursued by you at Palembang, as representative of the commissioners-gen.-It is stated that you have taken up a warlike position off the Sultan's palace, and demanded of him to surrender one-half of his country to his brother, the deposed Sultan Mahomed Budrudan, and in the event of not doing so, threatened him with dethronement .- It is impossible, Sir, for you to be ignorant of the circumstances under which the Sultan Najumudin was raised to the throne; and that his Britannic majesty having by an express article of the convention ceded Banca to the king of the Netherlands, is bound to protect the Sultan in his rights and dignity.-The king of the Netherlands having further aceepted and taken possession of

that island under the tri by that act, fully acknow the independence of the whatever, therefore, she authority of that princialso the only title by 🐨 Britannic majesty col Banca to the Netherland ment.—I can hardly brim to believe that this act part, is authorised by 😘 missioners-general; and less that you, Sir, above should have taken upon to act in the manner above towards a prince under mediate protection of the government.-The Ne government have no rig ever, under the recent. tion, to claim any interfi Palembang; and all ince there, after the protest British government on Java, and in defiance 🐠 thority of the reigning 😘 an unwarrantable and 🐨 able aggression on their As such I view your cond hereby protest against measures, holding you answer to the authorities rope for every act injus the rights and dignity Sultan.-I do hereby furt clare null and void all ments that you make 🎎 bang of the nature all and I require of you totime in removing from Pall all military force of every tion now stationed there. reference to the little paid by the commissions to the protests of the government on their Java, I shall deem it my d the event of demur on you

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ith to proclaim at Palemind throughout the Archi-, that all interference of etherlands government in litics of Palembang is unized, and that your arrangeare declared null and void. spect that the government avia will at an early period : instructions to withdraw Palembang; at all events, mediate reference will be to his majesty's ministers subject, and it will be for onsideration of the authoit home, to decide in how measures pursued by you the title on which Banca ded to the king of the Neids.—Until the affairs of bang are satisfactorily ar-, I shall retain the settleof Padong on this coast. ve the honour to be &c. ·d) T. S. RAFFLES. intrust this letter to 1 Salmond, who is charged special mission from me court of Palembang, and I o request you will respect d his suite accordingly." onsequence of the state of thus communicated 1 Salmond, and the inforhe obtained on his route, med it advisable to provithout the escort which ccompanied him over the nd to direct that the party not follow until orders eceived from him, a pre-1 taken by capt. Salmond er to prevent the possibility urbance, or the misinteron of his views, which the change that had taken were simply to deliver my

. LXI.

letter, and to ascertain the sentiments of the Sultan.

On the 2nd inst. a dispatch, of which the following is an extract, was received from capt. Salmond.

"I have the honour to inform you that myself and suite arrived at Palembang about 8 A. M. on the 5th inst., and were received by his highness the Sultan Achmed Najemudin, who conducted us to the small fort or palace lately occupied by the Ex-Sultan, which was given us for our accommodation. His highness immediately entered into the engagements which you had suggested, with much pleasure (and on which I shall further communicate with you on my arrival at Fort Marlborough, as I am necessitated to close this letter in haste), and as a proof of his alliance with the British government, immediately hoisted the Union Jack on the walls of the fort.—In the afternoon I received a visit from captain Bakker, of his Netherlands majesty's frigate at anchor in this port, accompanied by captain Vander Wyck, of the engineers, who brought a letter from Mr. Muntinghe, to which an immediate answer was requested; but as the subject of it required some deliberation, the want of rest which we had experienced some days past made me desirous to postpone a reply until next morning. It however contained three propositions, which I immediately gave a verbal negative answer, that is, 1st. That after receiving a reply to the letter you addressed to him, I would immediately fix my departure for Bencoolen the same day. [Q]

day. 2nd. That on my return home, I would accept of a military safeguard from outside as far as the limits of Bencoolen. 3rd. That I would immediately withdraw the British colours hoisted on the Sultan's palace.-Shortly after sunset in the evening, a number of the natives, who were in the palace with us, informed me of the circumstance of an armed party having surrounded the same, and prevented further ingress or egress; and they were represented to be the partisans of the ex-Sultan and Rajah Ahbib, of Siak. I immediately directed inquiry to be made at the outer gate by whose orders they were placed there; to which they replied, Mr. Muntinghe's, and that they would oppose any one that attempted to pass them. I then wrote to Mr. Muntinghe on the subject, and was informed, in reply, that not having acceded to the abovementioned requisitions, he was called upon to take these measures to maintain the rights of his majesty the king of the Netherlands; and that, in addition to the former requisitions, he now added that of demanding our arms and ammunition, and putting myself and suite under the safeguard of the Netherlands government, or it would become unavoidable to repel, what he was pleased to term our hostile measures; to which, of course, I refused to comply. I soon afterwards received another letter from Mr. Muntinghe, principally on political points, to which it was unnecessary for me to reply, and concluded upon insisting upon his first offer. In answer J

referred him to my former let At half-past three A. M. on 5th, I was awoke, aud found 🦛 three officers with an armed p were come to the palace, upon their entrance, they sented a letter from Mr. M. tinghe to surrender myself J suite. I objected to deliver the arms, but told the offi that I would parade the Bu uesses, and if they thought pro they might take them, they did, when an armed force Europeans were brought in tree and we were immediately esca to the water-side by an an party of Europeans and nati and conveyed over here. side arms of myself and B guesse officers were left us.political functions being at end, I have written a private le to licutenant Haslain, rec mending him to return with escort to Moarro Bulliti to 📽 your further orders, and beinform you that I consider it impossible for them to land or even to proceed down river, if opposed, which it is me probable they would be by vessels of war of his majesty king of the Netherlands now anchor of the fort."

Capt. Salmond having tained that the Sultan had is way committed himself to Netherlands government by legal act, the following are articles of the treaty entered on the 4th July, 1818:

"This is a solemn treaty day entered into between highness Ratoo Achmed Namudin, Sultan of Palembang the one side, and captain Francisco

Saltag

as the representative of sir Thomas Stamford ieut. governor of Fort on the other:—1. His being desirous of the 1 of the British governof excluding all other nations from his domilieut. governor of Fort igh hereby agrees to ich military establishiall be adequate. 2. The i his part, agrees to resaid military establish-I to provide for the exereof. Signed, sealed, ered, in duplicate, at g, this 4th day of July,

not be unnecessary to at the first application of i for the advice and asf the lieut.governor of 1 was received on the : and that on the 21st highness was informed itish government would a the protection requira the interim, and while of the preliminaries beembang and Bencoolen, commissioner coms measures of coercion; on the 4th of July the nts between the court ang and the lieutenantof Bencoolen were cond proclaimed by the of the British flag on of the fort.—In explawould appear, that on of June, only ten days o the arrival of captain and while it was pubvn that a British agent is way to Palembang, provisions having been by the Sultan for the

convenience of the party on their way down the river, the unfortunate Sultan was compelled to resign his authority, and to deliver over his palace. On that day the Dutch commissioner stated that he obtained seals and signatures a treaty, which nominally transferred all authority to the Dutch; but it is not proved in what manner the same was obtained. That they were obtained in an unlawful manner, that is to say, vi et armis, and by intimidation, cannot be denied; and, indeed, the letter from the Sultan above quoted, and the act of his immediately hoisting the British flag, would be sufficient evidence, were not the details which could be produced conclusive on this head. The Sultan is understood to be at this moment a close prisoner; and, not to introduce into this paper any particular which might be construed into a desire to lower the character of these proceedings below a fair standard, it may be sufficient to insert the following extracts from the commissioner's statement, in order that it may be contrasted with the evidence above adduced:—

"I have the honour to acknow-ledge the receipt of your official letter, dated Fort Marlborough, the 24th of June last. If the information which has reached you with regard to the measures I was pursuing at Palembang, under the authority of the commissioners-general, has been able to raise your surprise and astonishment, it was on the other hand with no less degree of regret and consternation that I was affected on the perusal of your letter, and on being apprised of the further

[2 Q 2]

measures

measures you had determined upon, if you allow me to say, on such a slight foundation.— The natives, on whose reports only every information depended that could have reached Fort Marlborough at the date of your dispatches, left Palembang at a period when I myself had not yet arrived at that place, when no overtures of any nature had as yet been made to the court of Palembang, when the mulitary force stationed at Palembang was still far below the usual rate of that garrison, and when of consequence every intelligence sent off with regard to the demands I had to make, and to the military force I should station there, could only be conjectural and premature, and naturally would be exaggerated and erroneous.—So they have in fact proved to be. The military force even now collected at Palembang falls short of what a usual garrison ought to be, and does certainly not exceed the limits of a mere protection to a settlement where not a single entrenchment nor place of safety is to be found. -If, therefore, the usual means of self-preservation have been able to raise the apprehensions and anxiety of a pusilianimous court, it is a mere accident, not to be imputed either to me or to the higher powers under whose authority I was acting .- Nor did my instructions say to use threats or military force against any of the Sultans.-It was not these warlike means that were depended upon for the success of my mission. A hope for this success was raised on a better foundation: on the natural force of truth in convincing the Sultan Naya Moeding of his wrongs, and of the acts of hostility which he had committed or allowed to be committed, by his subjects, as well on our own territories as on those of our ale lies, and on the irresistible in fluence which the principles of liberal and humane administration would have on the hearts of the people of Palembang, as soon as they were tendered to them, in lieu of that state of bondage and oppression to which they had been degraded by the unwar-rantable conduct of their Sultan Naya Moedin, and his adherents. And, instead of threats and warlike force, I have the greatest satisfaction to acquaint you, that it was by mere peaceful and persuasive means, not only without drawing a sword or firing a shot but without a single affray, with out any individual being hurt, 🐠 even restrained or curtailed in his personal rights or liberty, that was fortunate enough to establish a new state of affairs in this country, and to obtain the free assett of both the reigning and the ex-Sultan to arrangements which according to my own view of the subject, and under the orders under which I acted, most certainly I had a right to make; and from the operations of which, it may be expected, that the whole pospulation of Palembang, from the very low state of want and op pression to which they have bee reduced, will make a rapid stretch towards the enjoyment of case and plenty, and of all those rights and comforts which are dependant on a state of personal security and civilization.—It was by the warlike rumours of your mir litary

litary detachments descending from the mountains that my messengers were stopped on their way, going up to the poor inhabitants of the country, to an**nounce to them the abolition of** their Tiban and Tookon, of every kind of forced labour and delivery of produce, and, above all, of the abominable custom of enslaving, not only individuals, but whole families and generations of them, for the trifling amount of a civil debt.—But how could it be the fate of these humane principles, to be stopped in their course by a friend to humanity, by excellence? how could the patron of these principles rise up in opposition to the accomplishment of his own system, and the lieut.governor of Fort Marlborough oppose, what it was, and ever will be, the glory of the late lieut.governor of Java to have first proclaimed?—I am sensible, hon. Sir, you would want here to put a stop to my argument; you would remind me that it is on a right by contract that you found your claims, and, pointing to the final clause of the treaty you allude to, propose your system, that the Sultan of Palembang was an independent prince, under the protection of the British government, where former rights were to be left untouched, even should humanity suffer by it.—As it seems that on these points a difference of opinion has existed between the commissioners-general and the late British authorities on the island of Java, it perhaps might be my duty to withhold from entering on the subject: and confining myself to the orders under which I am bound to

act, I refer you for explanations to the higher authorities at Java; but considering the decisive measures you have already entered upon, and the circuitous way by which any explanation could reach you from Java, I will take it upon myself to enter into some explanation, though always with due deference, and save the different view my superiors might take of the subject * * * *."

On the tone in which the Netherlands government are determined to maintain their system, some idea may be formed by the following additional extract from the letter of the commissioner at

Palembang:—

"Of the facts constituting such a breach of faith (on the part of the Sultan) they, the Netherlands government, are naturally, as an independent power, the sole judge in these quarters of the earth; and it would be highly improper to enter into any justification of them but before their higher authorities at home, who have a right to call for it, and to whom a reference lies open on the subject."

On the act of publicly arresting the person of the British representative, after that officer was publicly accredited and recognised in that capacity by the Dutch commissioner, and while he was sleeping under the protection of the British flag, hoisted by an independent prince in alliance with Great Britain, there can be but one opinion; but so little is an act of the kind now thought of by the Dutch authorities, that the commissioner, though voluminous in his correspondence on other points, does

not even condescend to offer an explanation, much less an apology, on this. Whatever measures might have been found necessary for the support of the authority that thus had so unjustifiably been wrested from the hands of an unfortunate prince, under the immediate protection of the British government, it is to be regretted that nothing less than open insult, and the degradation of the British character in the eyes of the natives, and this on a spot where British valour had recently been so conspicuous, and where the Dutch gratitude was so imperiously called for, would have been resorted to.

Justly indignant at conduct so unjustifiable on the part of the representative of a nation at peace and friendship with Great Britain, and desirous to check the progress of a system of which it is to be feared this will not be found a solitary instance, I do hereby most solemnly and publicly protest—First, Against the whole of the proceedings of the Netherlands government at Palembang. as unjustifiable, and in direct violation of the rights and treaties which it is incumbent on them to respect; by which proceedings, not only the character of the British government is seriously involved, but its proceedings with regard to Banca rendered questionable.—Secondiy, I protest against the general proceedings of the Netherlands government, in disregarding the solemn protests made by the British authorities before they quitted Java, and do declare null and void all arrangements, not provisional in their nature, which may have been

made in defiance of the tests. - Thirdly, I further against any military force sent by the Netherlands ment to any place with Archipelago, with which the lish are in alliance and 😋 trade, in which the Do did not actually fly on 🥼 of Jan. 1803, with the ear of such as may have be charge of the British ment at that date, and may be regularly trans Lastly, and in the strong ner, I protest and appeal the insult offered to the sentative of the British ment, in the arrest of the of captain Salmon, the agent at Palembang, hold representatives of the lands government in the responsible for all the aggression and insult con therewith, and which will after be made known in j place, unless prompt an quate satisfaction is given

In conclusion, I deem its sary to state, that the o this protest is not directed the minor measures of their lencies the commissioner nor of the commissioner lembang, nor is it intent affect the personal good standing and harmony while pily prevaits. I have rerespect and esteem them. against the political system. as representatives of the N lands government, they ha it their duty to adopt, that test, a system by which I terest of the Netherlands g ment appear to be exp considered, without the le

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e being had in how far the r and interests of the Briition may be involved there-To such a system it is inent on me to oppose the and duties of the British ument; and it is to be hoped, rhen the character and inof both nations are duly ered and deliberated upon zher authorities, such a lipolicy will be resolved, as t once put an end to the sion and irregularities which continue, and even increase alarming extent, while the it system is allowed to be rered in.

by me, the lieutenant-gov. Fort Marlborough and its endencies, at the Courtuse at Marlborough, this h day of August, 1818.

(Signed)

T. S. RAFFLES.

(Registered)

W. R. JENNINGS, stary to Government, and Registrar.

e following documents, red since the signature of the protest, are annexed, as cted with the very extraory proceeding at Palembang, rom which it would appear the Sultan Achmed Nujen has been actually deposed, his brother raised to the in his place, by the Dutch nissioners at Palembang.

slation of a Letter from Sul-Achmed Nujemudin, of Pabang, to the Lieutenant-Gonor of Bencoolen.

Capt. Salmon, on his arrival alembang, had immediately

an interview with the Sultan, when he presented to him a letter, and a flag that accompanied it, from the hon. the lieutenantgovernor of Fort Marlborough, which were received with the greatest joy and with every mark of respect.—The flag was then ordered to be hoisted, and a letter sent by captain Salmond to Mr. Muntinghe. It is not known what may have been the nature of the communication thus made, but Mr. Muntinghe sent to call capt. Salmond, and to order him to pull down the British flag which had been hoisted by the Sultan. Captain Salmond replied, that he dared not to pull it down; and after this, not to enter into details, there came a party of Dutch soldiers, together with a party of Palembang people favourable to the interest of the ex-Sultan, and also of Siaks, to the number of at least 700 in all, by the two latter of whom the residence of the young Sultan was surrounded by order of the Dutch, so as to prevent all communication with him. —At sunset the flag, according to custom, was ordered by the Sultan to be lowered and taken in. He himself was then confined by the Dutch, and no egress or ingress on any account permitted, and early the following morning the flag-staff was cut down by the Dutch.—The Sultan's place of confinement was a small apartment on the eastern side of the new fort, which did not admit of more persons being accommodated there than ten petty officers, who were all that were with him, the rest of his people being obliged to remain outside. Captain Salmond and those with him

were taken by Mr. Muntinghe, at four o'clock in the morning. and have now been sent off direct to Batavia in a small vessel.—The persons who were deputed by the Sultan to meet and receive captain Salmond on his arrival at Palembang, viz. three Pangerangs, a Tummungung, a Ranga, and a Demang, were all seized and placed under arrest within the Dutch entrenchment.—The Sultan still continues a close prisoner, and no communication is permitted between him and any one outside. The only persons allowed to pass in or out of the place where he is confined are some women, who are employed to fetch water and buy provisions for him, and it is only at stated times that this indulgence is granted, and for a very limited period that they are allowed to be absent Such is the inconceivable state of misery and distress to which the Sultan has been re-Trusting, however, to the benevolence and compassion of the British authority at Bencoolen, and firmly relying on assistance from thence, he has peaceably borne with and submitted to all that has befallen him. Night and day he anxiously hopes that the honourable the lieutenant-governor will afford him speedy relief; for so great is the misery and the shame he now feels, that he cannot keep his eyes dry,"

Deposition of Ki Baha Sanghing and Palt Jenah, taken at Fort Marlbotough on the 1st August, 1818.

The deponents state as follows:
-The letter this day brought by

them to Fort Marlborough the Sultan at Palembas presented to the hon. th governor was smuggied the place where the Sulti present confined, within 1 cincts of the New Fort of his female attendants, employed to fetch water visions, and on that accord are the only persons person pass in and out, and that stated times, and for very The strict m periods. which these women are 🌲 by the Dutch guard plat the Sultan, every time thi or come out of his place finement, and the circums one of them, on whose letter from the Pangeran to his wife, merely resome domestic affairs, was being nearly flogged to rendered much precaution sary, and the letter in was accordingly bound 🚥 naked thigh, and thus detection. Similar precault necessary to enable the deand their followers to get out of Palembang, guar spies being stationed abi town to stop and examine sons passing up and down for this purpose they wi one by one to an appoint of rendezvous in the wood thence departing togethe velled by stealth across the try, and by a difficult at cuitous route reached For borough in twenty-one day letter, which, from the writing, appears to them ! been written either by the himself or his brother the ran Depati, who was in-

h him, was delivered to the female already menith injunctions from the · convey it without de-: lieut.-governor of Fort rugh, and on no account all into the hands of the r any of the ex-Sultan's It was well understood Muntinghe first of all red to obtain the conthe Sultan to arrangeit were favourable to the of the ex-Sultan, and al to his own, but of ey do not know more of culars than that the Sulto have a monthly alof one thousand dollars, ngs of rice, and 100 gantalt, and be paid the gross 15,000 dollars, to repair rove the old palace for mmodation.—That the sitively refused to enter uch agreement, on which ntinghe acted as he has opposition to the wishes, vithstanding the remonof the Sultan; that they ctly sure the Sultan never and or seal to any treaty en document whatever d with the measure lately at Palembang: on the he invariably told Mr. he that he could not, and it accede to any arrangeoposed by him; that he the power to resist his I could not prevent him ing whatever he pleased self and the country, but vould not voluntarily reof his rights or authority. fused to move out of the although pressed in the ent manner to do so, and it was not till after the Dutch frigate and other vessels were placed opposite to it, and he was told that it would positively be battered down about his ears, and preparations were apparently making to carry the threat into effect, that he agreed to move into that part of it where he is now a prisoner, still refusing to quit it altogether.—The Regalia were not got from him till after the departure of captain Salmond for Batavia, and many threats had been used on the part of Mr. Muntinghe, to take him by force and send him to Batavia.—The ex-Sultan, in consideration of again placed upon the being throne by Muntinghe, agreed to make over to the Dutch the whole of the interior of the country, and to pay down the sum of five lacs of dollars in cash and valuables; the sum of four lacs was received by Mr. Muntinghe, and shipped by him; the payment of the remaining lac was to be made after, Mr. Muntinghe's return from the interior, and his effecting the expulsion of all the British troops from the territory of Palembang.—The warlike equipment which Mr. Muntinghe fitted for this purpose, consisted of about 100 troops, Europeans and natives, 100 Siaks, and 1,000 Palembang people, armed in various ways, and who were conveyed in 1,804 boats, in which were mounted eight large guns, and about 100 small ones.—When they left Palembang the Dutch had a ship of war of 22 guns, and a large military force there.

(Signed)
T. S. RAFFLES.
Fort Marlboro', Aug. 15, 1818.

Sir Stamford Raffles has been meritoriously occupied in the task of exploring the interior of Sumatra, never before penetrated by Europeans, with the purpose of extending British influence over that large and valuable island. In three journies he entered the country in as many different directions; proceeding inland from Manua, in the South, he reached the provinces occupied by a people called the Passummahs;—from Bencoolen he crossed the island to Palembang, and in the north he penetrated to

Menancabon, the celebrate pital of the Malay empire. result has been the discove a magnificent country, he cultivated, abounding in the cious metals, and thickly bited by a fine race of men, we friendship appears to have effectually conciliated. Sir & ford Raffles was successful forming treaties with many on native princes, in virtue of was new, and apparently rich has been opened to British e prise and British commerce.

CHAPTER XV.

NORTH AMERICA.

I the United States to admit Consuls from the Republics of Imerica.—Negotiations with Spain respecting the Cession of .—Decision of Congress on the Seminole War.—Negro acy in Georgia.—Discussions on Slavery in Missouri.— of Slaves in the United States.—Commercial embarrass-Address of the President on returning to Washington.— in Emigrants.—Official Letter respecting them.

s has been occupied s year with several obleep interest, some of accted with its foreign others with its domes-

Soon after the return ommissioner sent from d States in the year xamine and report upon on of the new republics

America, application by General don Leno nti to be recognised as lenipotentiary from the of Venezuela: an official this demand was rethe ground, that the Clementi had been ly affixed to a paper within the United States, g to be a commission to

insulting to the go-Mr. Deforest who to be recognised as general from Buenos

officer for undertaking

uting an expedition in

ates," and also to ano-

of the

of the laws

Ayres, also met with a repulse, because the United States could not receive him in that capacity without an acknowledgment of the independence of the government of which Puerreydon was the supreme director. quently, the President laid before Congress a report by the secretary of state concerning persons desiring to be accredited as consuls on behalf of the independent governments of South America, in which it was admitted, that consuls were received by the government of the United States from acknowledged sovereign powers with whom they had no treaty;—it was added however, on the authority of Vattel, that the appointment could not be carried fully into effect without recognising the authority of the sovereign from whom it proceeded. In these facts, the determination of the United States to stand neutral in the great contest between Spain and her colonies till success shall decide it, may clearly be discerned.

The negotiations with Spain respecting

respecting the cession of the Floridas met with numerous obstacles; Ferdinand VII was induced to refuse the ratification of the treaty already signed by his plenipotentiary, which it had been stipulated that he should give at latest in the month of August; but he at the same time declared his intention of sending to the United States a confidential minister to explain the causes of this delay. The light in which the conduct of the king of Spain was regarded in the cabinet of Washington, and the measures proposed in consequence, will best appear from the message of the president to congress, printed as well as the treaty itself amongst our State Papers.

The conduct of the war with the Seminole Indians by general Jackson, formed the subject of a long and able report from a select committee to the senate in congress [See State Papers] on which basis warm debates were carried on during a period of

three weeks.

In conclusion the whole question involving very momentous constitutional points, was decided favorably to the general whose military zeal had been declared by the committee to have overstepped the boundaries of law, of justice, and of humanity. The strength and perseverance of the minorities strikingly displayed itself however in each successive stage of the business.

The question was taken on the resolution reported by the committee on military affairs, disapproving the proceedings in the trial and execution of Arbuthnot and Ambrister, and decid the negative.

The amendment moved b Cobb to the resolution reby the Committee of affairs, having been modific then rejected.

The Committee rose

ported its decision.

A motion was made 👪 pone indefinitely the further sideration of the whole

After some discussion previous question was req and being taken, was decithe affirmative; which preany other than a direct que on the proposition before House.

On the question, then, cur in disagreeing to so of the report as relates case of Arbuthnot, the vo by yeas and nays-

For concurrence in disease to it, 108-Against it, 62,

On the question to con disagreeing to so much report as relates to Ambril

For concurrence in dia ment, 107-Against it, 63.

A motion was then ma Mr. Cobb, that the Hou come to the following lution-

Resolved, that the late of the Spanish posts at cola and St. Carlos de Bas in West Florida, by the a the United States, was co to the constitution of the States.

A motion was made to pone indefinitely the further sideration of the proposition decided in the negative—

portant

the postponement, 83; it, 87.

nain question was then Mr. Cobb's motion, and in the negative—

reeing to it, 70; Against

planters of Georgia had in disquieted by those apons of domestic treahich the justice of Proappears to have insepainnected with the existdomestic slavery; and nonth of May their vigi-I to the detection of a de conspiracy. It apthat a plan had been by the negroes of Aud the neighbouring plano set fire to the city and the inhabitants; after ey designed to take posof the shipping of Savanto attack the town, and ly to transport themselves la or St. Domingo. After at investigation of the ot, several of the leaders und guilty and put to one of the number is) have been actively ena the insurrection and in St. Domingo during 1793.

litical question has come re forcibly, or in a greater of forms, to the bosom citizen of America than the continuance of negro n their free and mighty

By the inhabitants of thern, or eastern states, ctice has long been reas the bane and opprof their country; the imn of fresh slaves has alecome illegal in nearly

the whole of them, and in many, slavery itself has ceased to exist. By the planters of the South and West, on the contrary, the privilege of cultivating the soil by the labor of slaves is still defended with all the pertinacity of avarice, and justified on the detestable plea of necessity. In Congress, the opponents of slavery had gained several victories; and unable to procure its universal and immediate abolition, they had at least succeeded to a considerable extent in settling limits to its duration; and they had hoped to put an effectual check to its establishment in the newlysettled states of the West. During the session of 1818, the state of Missouri was rejected as a member of the Union solely because its inhabitants opposed the insertion of a clause to preclude the further progress and continuance of slavery. On the other hand, the inhabitants of Missouri denied the right of the legislature to exercise any other control over the articles of a stateconstitution, than what should be necessary to preserve its republican character. A meeting on the subject was held in the month of May 1819, at the remote town of St. Louis, where it was voted, amongst other resolutions, that a second attempt on the part of Congress to oppose their admission on such grounds. would be an attempt to expel the territory of Missouri from the federation of the States, would compel them to exercise the right which is inherent in every province, of forming a constitution and state-government for themselves. This im-

portant affair in which the interests of justice and humanity were threatened on one side, and the integrity of the North American union on the other, has subsequently engaged the most serious deliberation of Congress, but the result remains to be reported

in the history of the caryear. In the meantime, the lowing appalling statement specting the magnitude of evil of slavery in the Estates, has been published it country, from documents questionable authority.

The whole number of slaves in all the States of the Union appears by the census of each of the following years,

In 1790				In 18	00			In 1810
694,280				889,8	181		1	,165,441
Increase	in	10	years,	from	1790	to	1800,	203,624
Increase	in	10	years,	from	1800	to	1810,	251,875
Increase	in	20	years,	from	1790	to	1810,	481,160

The slave population from 1790 to 1800 increased 14-81 pt.
tum; from 1800 to 1810, 35-84; and from 1790 to 1810, 70-7
centum; and the ratio of increase, it will be observed, is augmented first ten years being under 2½ per centum, and the latter tentupwards of 3½ per centum per annum. The number of free pt.
in the United States, according to official returns, were, in

1790 ... 3,190,455 | 1800 ... 4,356,032 | 1810 ... 5,947,67 " and all other persons except Indians not taxed," 1790 ... 59,120 | 1800 ... 108,607 | 1810 ... 181,924

From these facts, principally extracted from "Scyberf's State it appears that in the year 1810, when the last census was taken, a 1-6th part of the whole population were slaves! They were time divided among the states as follows, viz.

Rhode Island	108	N
Connecticut	310	S
New York	15,017	G
New Jersey	10,851	K
Pennsylvania	795	T
Delaware	4,177	L
Maryland	111,502	
Virginia	392,518	

New Hampshire, Massachusetts, Vermont, and Ohio, are already fortunately exempted from the presence of this great moral and political evil. Pennsylvania and New York will likewise soon take their station in the same rank, having made the re-

North Carolina	16
Kentucky Tennessee	8
Louisiana	
Total 1	2.0

quisite legislative provision. increase in number, since the 1810, is probably \$00,000 at

The commercial embament and distress so previn Europe, has reached a rica also; a sudden and rufall in the value of every s odity took place, in conof a general failure of
the state banks almost
out the Union were inn difficulties, and the mant of several became the
of severe scrutiny; priures grew alarmingly frend an universal want of
ce impeded and nearly
d commercial inter-

No very permanent of the prosperity of the appears however to be aded from the result of amercial crisis, howevering for the moment; and sident, on his return in to the city of Washingralong progress through ended territories completed the his general satisfaction he had observed in an address of the corrand citizens.

returning to the seat of mal government, after so absence, and so extenurney, I derive very great ion, as you will readily e, from so kind a recepmy fellow-citizens and urs.

the view which I took my former, as well as my our, through so great a of the Union, I have the ery thing which could give tion to one who takes a terest in the welfare and ity of his country, aboundt does in all the means ry for public defence and sal comfort; a people virand intelligent, attached ir free institutions, and resolved to support them,

displaying on all occasions that manly and independent spirit, without which no institutions, however pure in their principles, can be long sustained; a people attached to each other, by the ties of consanguinity and a common interest—ties constantly gaining strength from causesthat are daily developing themselves.

"While these powerful causes bind us so closely together, and we continue to exhibit such unequivocal proofs of it to the world, rendering justice, as we do, to every other nation, we may expect a like return from them, and shall not fail to obtain it.

"Although in these journies my attention has been principally directed to the great objects of defence, yet to them it has not been exclusively confined. I have endeavoured to examine with care the dependence and connexion of the various parts of our union on each other, and have observed, with great satisfaction, the eminent advantages which they respectively derive from the intercourse existing between them.

"To the condition of the Indians I have always paid attention, and shall feel happy in giving effect, as far as I may be able, to the wise and salutary laws of Congress, calculated to promote their civilization and happiness.

"In the improvement of this metropolis the whole nation is interested. It is gratifying to me to find, that there is but one opinion on this subject. In providing the necessary public buildings, and promoting the growth and prosperity of this city, Cor-

gress have heretofore displayed a liberal policy, in which, it may be presumed, they will persevere To give effect to such a policy will afford me peculiar satisfaction."

It may here deserve mention, that since the general peace, large bodies of distressed peasantry from various countries of European continent, had been impelled to cross the Atlantic in search of the means of subsistence which their native soil no longer afforded. Many of these unfortunate emigrants, ignorant in every respect of the state of the country which they bad chosen as an asylum, and destitute of every resource against immediate disappointment, found themselves soon after their arrival, in a state of forlorn and helpless misery which excited at once commiseration for the immediate sufferers, and alarm for the fate of the thousands who were preparing to follow them. In this emergency M. Maurice de Furstenwaerter, by whom various benevolent efforts had been made to relieve the distresses of German emigrants to the United States, wisely judged it an act of patriotism to publish in Germany the following official communication received from the American government.-A document strikingly illustrative of the genius of a commonwealth.

"Washington, June 14, 1819.
"Sir,—I have had the honour of receiving your letter of the 22nd of April, with the enclosure of the Baron de Gagern, your relative, and a copy of your printed report: I hope, and indeed entertain no doubt, that the

latter may be of great 🕷 such of your countrymen have formed error cous id regard to enlightion to rope to this country. been clearly shown to you have accurately 💨 idea in your report, that vernment of the United has never taken any ste vite or encourage emicome from any part of 🖺 America. It has never any inducements to dre country the subjects of state. Motives of huma sometimes determined 1 certain facilities to so grants who may have are with the intention of esti themselves here, and need of particular assist executing their intention ther the government Union, nor the differen that compose it, despise dain the increase of street prosperity which the nation receive from a mass of p bitants, healthful, labori temperate; nor are the indifferent to the great tages which this country rived, and is still deriving the concourse of adopte dren coming from Germe there is one principle 🐽 all the institutions of public are founded, and 📧 a permanent objection 😘 ing favours to new comep is not a country of privile of an equality of right Sovereigns of Europe certain classes of individual tain privileges, which been object of political utility is the general opinion her

zes granted to one class of are necessarily an injury e other.

nigrants from Germany, any other country, have arriving here any favour ect from the governments; case they should desire to citizens of the state, they itter themselves with enthe same rights as the of the country. If they

they may property, upon finding the means of ing it with moderation, th certainty; if they are ut laborious, honest, and ow to be satisfied with a hey will succeed in gainugh to support themselves ir families; they will pass pendent, but a laborious nful life, and if they cancommodate themselves to ral, political, and physical this country, the Atlantic will always be open to o return to their native es. They must bend their ers to necessity, or they suredly fail as Americans heir schemes of fortune; ust throw off, as it were, uropean skin, never more me it; they must direct houghts rather forwards their posterity, than benem to their ancestors; ust persuade themselves atever may be their own nts, those of their chilwill assuredly approach the habits of the cound will catch something of ghtiness, perhaps a little ptuousness, which iemselves remarked with in the general character

of this people, and perhaps still more particularly in the individuals of German origin who are

born in this country.

" This sentiment of superiority over all other nations, which never leaves them, and which has been so very displeasing to foreigners who have visited our shores, proceeds from the opinion entertained by each individual, that in quality of a member of society there is no person in this country superior to him. Proud of this feeling, he regards with some haughtiness those nations among whom the mass of the people are regarded as subordinate to certain privileged classes, and where men are great or insignificant by the hazard of their birth. But from this it also happens, that no government in the world has so little means of bestowing favour as that of the United States. The governments are the servants of the people, and they are regarded as such by the people, who create and depose them.

"They are elected to administer the public affairs for a short space of time, and when the people are not satisfied with them, they cease to maintain them in their functions. But it the means of the government to do good are limited, the means of doing ill are limited also. Dependence here in the affairs of government is precisely in the inverse ratio of what takes place in Europe. The people here do not depend upon those that govern them; but the latter, as such, depend constantly upon the good will of the people.

"We know very well that of

the quantity of foreigners who every year come to our country to fix their abode, none of them come from taste, or from any regard to a country to which they are totally strangers, and of which the Germans do not understand even the language. We know that they come here not for our advantage, but for their own; not to labour for our prosperity, but to ameliorate their own condition. Thus we expect to see very few individuals of Europe who enjoy in their own country ease, happiness, or even any gratification, come and settle in Those who are happy America. and contented remain at home, and it requires a principle of motion not less powerful than want to remove a man from his native country, and the place where the tombs of his ancestors are placed.

Of the small number of emi grants of fortune who ender voured to settle in our country a considerable portion were di satisfied with our singular cu toms, and after a certain re dence returned home. There certainly some exceptions; in the most opulent and disti guished class of our fellow-ci zens, we have the good fortu to count some individuals wh would have acquired fortune distinctions, even had they passed into a new country, another portion of the work We should feel great satisfaction seeing yourself among number, and that it would acces with your dispositions and and ments. I have the honour to h Sir, &c.

"John Quincy Adams

CHAPTER XVI.

SOUTH AMERICA.

-Expedition of Morillo against Angustura defeated-Re-New Granada—Victory of Bojaca—Flight of the Viceroy tion of New Granada by the Army of Venezuela—Buzios Operations in Chili.

igress of that great d operation, the sucranchisement of the es of Spanish Amethe control of the rtry, and their formaluster of separate but blics, continues to portion of the western an object of profound every people of the :ld.

imple scene, several res of action are dis-, which it will be exitly to indicate before te detail is attempted of the year.

of Angustura on the co, has become the e republic of Veneirch Simon Bolivar is nt. It was against exclusively that the ere enabled to carry operations during ne campaign of geneagainst the patriots a, with the progress r in the kingdom of la, will form the most eature of the ensuing The United States of la Plata, of which res may be termed ave experienced no

disturbance from the mother country beyond the menace of invasion by the mighty armament which so long a series of impediments has still detained within the harbour of Cadis. Monte Video, and the surrounding district on the northern shore of the Plata, are held by Artigus, an independent chieftain with whom the authorities of Buenos Ayres carry on by turns hostilities and negotiations.

The republic of Chili united in a strict alliance with Buenos Ayres, besides securing its own independence, has been enabled to carry on offensive war against Spain by sea; and it was with the fleet of Chili that lord Cochrane has attacked Callao, and placed for some time the whole coast of Peru in a state of blockade. Macgregor, by whom Portobello was surprised and plundered, is said to be avowed by none of the new republics, and can therefore be regarded in no other light than a free booter, and the same may be said of the person styled commodore Aury. We now return to the principal seat of war.

Venezuela.—Early in the spring, general Morillo the Spanish commander-in-chief, quitted his head quarters in the city of Caraccas

[R 2]

at the head of about 10,000 men, and directing his course inland, entered upon a toilsome route of many hundreds of miles with the intention of reaching the banks of the Orinoco and dispossessing the independents of the city of Angostura their capital. In the mean while, Bolivar, who had received a very important accession of force, principally from the arrival of English troops, prepared for a campaign comprising a rather complicated system of action. An encampment was formed in the Island of Margaretta of about 1,500 men, who were to remain there in readiness till circumstances should decide on what point of the coast a descent might be attempted with most offect in support of the operations carrying on in the interior: general Santauder was dispatched to the westward to oppose the advance of a body of troops sent from New Granada to form a junction with Morillo; General Marino marched into the province of Barcelona to intercept the division of Morillo's army which was destined for an attempt upon Angestura; and Bolivar in person, attended by Paez, at the head of a light cavalry armed with lances, composed of the free people of colour and the inhabitants of the plains, called Llaneros, watched the motions of Mordlo hunself. On every point the efforts of the Venezuelans were crowned with success. Marmo totally defeated the force opposed to bon at a place called Cupern or Centaura, in the neighbourhood of Barcelona, and concentrating his torces advanced upon that important city. This

success decided the destine of the troops at Margari The Spanish squadron of large vessels and eight fleck had been shut up by the V zuelan fleet of 15 ships of in the port of Cumana, which placed in a state of block and in the mean time col. Us with 300 English and Gen auxiliaries under gen. En forming part of the expec from Margaretta, effected a ing at Barcelona, and on 18th carried the fortress of the Moro, with the loss of Three Spanish 18 men. which came with troops in a the place were also captured another division of general deneta's force from Marger disembarked to the leeway Cumana to form the siege of place. Santander advancing the plains of Casanare, for the western boundary of the vince of Parinas, encounter Spanish division of about men, over whom he gain splended victory, cutting top or making prisoners of the Disappointed of this expi reinforcement, Morillo, not standing some partial advant with which he began the paign, was gradually driven! by the incessant harassing enemy greatly superior to h cavalry; and retreating wards and westwards, reco on July 26th, a defeat at a i called Columboso, a short tunce from the mouth of the of Maracaibo.

In the state of feebleness destitution to which the arm Mordlo had thus been red Bolivar was enabled to avail.

utmost of the victory der, by which an unobcourse was opened into om of New Grenada; a already ripe for revoluthe inhabitants of received frequent depucongratulating him on ies, and offering him f men and money. Derom the cautious and system which he had necessary to preserve ly part of the campaign, ent directed his march inas towards Santa Fe i, the distant capital of nada. His own bulleest record his success.

TLE OF BOJACA.

ulletin of the Liberating

of New Granada.

corps giving notice that was in march by the samaca, the army was arms; and as soon as certained that he inassing the bridge of order to open direct ation, and be in conthe capital, we marched the capital, we marched the capital of the capital of

rst division reached the here he saw only our of cavalry. Not then certain our force, and those opposed to him hing more than a reing party, he attacked his Cazadores to clear hilst the main body fol.

Our divisions quick-

ir march, and to the

prise of the enemy, the

whole of our infantry showed themselves in a column on a height commanding his position. The enemy's van had ascended part of the road, following our advance, and the remainder of his army was below, about a quarter of a league from the bridge, and showed a force of 3,000 men.

Our battalion of Cazadores of the van sent out a company of skirmishers, and with the remainder in column attacked the enemy's Cazadores, and drove them back precipitately to a wall, from whence they were also dislodged; they then passed the bridge, and took up a position on the other side, and in the meanwhile our infantry came down, and the cavalry marched along the road.

The enemy made a movement by his right, which was opposed by the rifles, and the British company. The battalions, first of Barcelona and Paez's Bravos, with the squadron of the cavalry of the upper plain, marched by the centre. The battalion of the line of New Granada, and the Guides of the rear, joined the battalion of Cazadores and formed the left. The columns of Tunja and Socorro remained in reserve.

The action began at the same instant all along the line, general Anzoategui directed the operations of the centre and right; he ordered a battalion to be attacked which the enemy had sent out as skirmishers in a glen, and forced it to retire on the main body, which, formed in column on a height with three pieces of artillery in the centre and two corps of cavalry in the flanks, waited the attack.

Our troops of the centre, disregarding the fire of some corps of the enemy posted on their left flank, attacked the main body. The enemy gave a dreadful fire, but our troops, with the most daring movements, executed with the strictest discipline, surrounded all the enemy's corps. The squadron of cavalry of the Upperplain charged with its wonted valour, and from that moment all the efforts of the Spanish general were fruitless; he lost his position. The company of horse grenadiers (all Spaniards) was the first that cowardly left the field of battle. The infantry endeavoured to reform on another height, and was instantly destroyed. A corps of cavalry in reserve waited ours with the lances in rest, and was pierced through-and-through by lancers; the whole Spanish army, in complete rout and closed in on all sides, after suffering dreadful carnage, threw down their arms and surrendered.

With an almost simultaneous movement, general Santander, who directed the operations of the left, and who had met with an inconsiderable resistance from the enemy's van, and to which he had only opposed his Cazadores, charged with some companies of the battalion of the line, and the Guides of the rear passed the bridge and completed the victory.

All the enemy's army remained in our hands. General Barreyro, commander-in-chief of the army of New Granada, is a prisoner, and was taken in the field of battle by a soldier of the first Rifles, Pedro Martinez: the second in command, colonel Xime-

nez, is also a prisoner; almosthe commandants and maje corps, a multitude of in officers, and more than I men are likewise taken, and mover all their arms, ammuni artillery, horses, &c. &c. In 50 men escaped, and amount them some chiefs and office cavalry, who field before the tion was decided.

General Santander with van, and the Guides of the pursued at the same time the persed to this place, and ge Anzostegui, with the remaof the army, remained all in the field.

The advantages are included lable which will ensue to the public from the glorious value of vesterday.

Our troops never trium more decidedly, and have an engaged troops so well plined, and so well commen

Nothing can be companied the intrepidity with which neral Anzoategus at the house two battalions, and a squad cavalry, attacked and over the enemy's main body, when the victory is in great sure due.

General Santander made movements with vigour and ness. The battalions (E Bravos) and the first of B lona, and the squadron of Upper-plain, fought with nishing valour. The column Tunja and Socorro joined left on the battle being det In short, his excellency is he satisfied with the behavior every chief, officer, and sold the liberating army on this morable day.

loss consists in 13 killed wounded; amongst the lieutenant of cavalry, rez, and the Rev. Miguel chaplain of the van; and st the latter, major Joseph el de las Heras, captain on, and lieutenant Rivero. ral head-quarters, in Venta da, the 8th of August. C. Soublette,

Chief of the Staff.

Bulletin of the Liberating Army.

tenant-col. Mugica, with rps of Guides and Dracontinued the pursuit of emy on the 8th, at day-

At 11, his excellency d with the squadron of rriba, and joined him at ita. On the 9th, all the y set out. On the 10th, arrival of his excellency oridge of Comun, he readvice from the capital, e Viceroy, the Audience, ie guard of honour, and giment of Cazadores of 1, and all the civil and mifficers, had abandoned it morning of the 9th, leavn a state of frightful anar-His excellency hastened ch; and on the same day, I the capital amidst the ations of an immense pon, which knew not how to its joy—a population, after three years of the ruel oppression, beheld nexpectedly liberated, and ot help doubting its imgood fortune. The streets e public places were filled ople. All sought to see

his excellency the president, in order to convince themselves of the reality.

The Viceroy Samano has fled in the direction of Honda, and Calzado follows him on the southern side. All the cavalry and the corps of the rear-guard pursue him on all sides, and there is reason to hope that none will

escape.

The Liberating Army has attained the object which it purposed on undertaking the campaign. After 75 days' march from Pueblo de Mantecal, in the province of Varinas, his excellency entered the capital of New Granada, having overcome greater labours and difficulties than were foreseen on undertaking this great operation, and having destroyed an army three times stronger than the invading one.

The precipitation with which the Viceroy and his satellites fled, on the first report of the battle of Bojaca, did not permit him to save any of the public property. In the Mint we found more than half a million of dollars in cash; and in all the other magazines and depôts sufficient completely to arm and equip a numerous army. It may be said, that the liberation of New Granada has ensured infallibly that of all South America, and that the year 1819 will be the end of a war, which, with so much horror to humanity, Spain has waged since 1810.

The General in Chief of the Staff,

CARLOS SOUBLETTE.
Head Quarters at Santa Fe,
11th of August.

In an official despatch, dated

at Santa Fe, on the 14th of August, and addressed by the president Bolivar to the vice president of the Republic, he says, that "the people of New Granada, regardless of their own defenceless state, by attacking dispersed parties of the enemy, have actively co-operated in his absolute extermination, taking arms, and making a great number of prisoners." He adds, that "notwithstanding the general devastation which this kingdom has suffered, the Republic may reckon on a million dollars in cash, besides the large sum which the property of the fugitive oppressors and discontented will produce."

The rainy season caused a temporary interruption to military operations. Morillo entrenched himself for some time in Tinaquillo, the independents having taken possession of St. Fernandez de Apure and of Calaboza, immediately on his evacuation of those places. Marino with 2,000 men remained posted at Maturia in Cumana, ready to co-operate with 1,500 Irish troops of gen. Devereux's legion which Bermudez was organising in Margaretta. Paez prepared to march with 6,000 men against Morillo. Bolivar continued strengthening himself in New Granada; and such was the general spirit of animosity against the Spanish government, which had endeavoured to support its declining authority by acts of the most atrocious cruelty, that the people every where joined his standard. On the re-opening of the campaign, he is said to have found himself at the head of an army

of 8,000 men raised in New Grenada, and to have sent a detachment against Santa Martha. The Spanish garrisons had greatly weakened before the invasion of Bolivar by the aids which it had been found necessary to dispatch to Lime, and there is reason to believe that by the end of autumn, the whole of this extensive kingdom, or province, with the exception of Carthagena, was free. Meanwhile, a congress assembled at Angortura was occupied in examining the articles of a constitution, nearly resembling the English, which had been submitted to its scrutiny by Bolivar, and which appeared to meet with general approbation. Such was the prosperous state of the " United Republics of Venezuela and New Grenada," at the latter end of the year 1819.

Buenos Ayres.—The most full and authentic account of the present state of the provinces of the river de la Plata, which has reached Europe, is to be found in the report of the North American commissioner sent purposely to inquire into their situation which was laid before Congress, and afterwards printed; it

is here subjoined.

"The country formerly known as the vice-royalty of Buenes Ayres, extending from the northwestern sources of the river La Plata to the southern cape of America, and from the confines of Brazil and the ocean to the ridge of the Andes, may be considered that which is called "the United Provinces of South America.

" Under the royal government,

GENERAL HISTORY.

led into the Intendenprovinces of Buenos aguay, Cordova, Salta, ata, Cochabamba, La Subsequently Puno. rolution, in the year her division was made, the provinces of Corand Buenos Ayres, those of Cuyo or Menman, Corientes, Entre the Banda Oriental. s, it is believed, reir former boundaries, he exception of Pararenerally called "Up-

es almost every variety and soil, and is capable every variety of prolarge part of it, howellarly on the west side. La Plata, and southels Cape Horn, is defined, even for fuel, and that which is found is prackish.

ough three centuries ed by since the Spale their first settlement intry, and some contowns and cities have it, yet its general imand population have is kept pace with them; rer provinces have been irely abandoned to the nerds of cattle which heir plains, and require artial care of a comfew herdsmen; and the s of Upper Peru have ged more generally in ss of mining than was to improvement or Certain small dis-

e peculiar advantages,

are said to be well cultivated, and very productive; but agriculture has, in general, been very much neglected. It is, in a great degree, confined to the vicinity of towns and cities, and may be said to limit its supplies to their demands. This state of things, combined with the regulations of the former government, the influence of climate, and the force of example, has stamped the character of indolence upon that class of society usually considered as the labouring class. The same causes have not operated, at least with the same force, upon the other inhabitants of the country; hence they are more industrious, and more active; their manners are social, friendly, and polite. In native talents they are said to be inferior to no people; and they have given proofs that they are capable of great and persevering. efforts; they are ardently attached to their country, and warmly enlisted in the cause of its independence.

" It is not necessary for me to enter into a detail of the causes which led to the revolution in 1810. The most immediate, perhaps, are to be found in the incidents connected with the two invasions of the country by the British, in the years 1805 and 1806, and in the subsequent events in Spain, as they had a direct tendency to show to those people their own strength, and the incapacity of Spain to give them protection or The groundenforce obedience. work was, however, laid in the jealous and oppressive system adopted at a more early period by the kings of Spain, whose policy it seemed to be to keep within

within as narrow limits as circumstances would permit the intelligence, wealth, and population, of that part of America subject to their dominion, as the surest means of preserving an empire which they considered the great source of their wealth and power.

" The revolution having been auspiciously commenced in the city of Buenos Ayres, was warmly and zealously supported by the mass of the people descended from the Spaniards; but the native Spaniards, as well those domesticated in the country as those in the service of the king, were almost all opposed to it, particularly at the time, and under the circumstances, it took place. Dissontions were the immediate result, and their long-standing jealousy and distrust of each other have, by subsequent events, been heightened into deadly hostility, which time alone can wear away. These dissentions have been considered as one of the causes that produced those which subsequently took place among the patriots themselves, and which have been most serious obstacles to the progress of the revolution. Other obstacles, however, have been presented by the royal government in Peru, which has hitherto not only been able to sustain itself there, but has found means, by enlisting the native Peruvians in its service, to send at different times considerable armies into the upper provinces on the La Plata, where the war commencement of the revolution to the present day, with various success; the great extent and peculiar character of the country,

and the want of resources, prevented either party making a blow decisive contest. When we came the advantage in that quart on the side of the Spanish they were in possession provinces of Upper Peru, had, to a certain degree 🛍 joined in the revolution, and of which are represented Congress. Every where been obliged to yield up vernment and abandon the try, or submit to the ruling The peculiar situation of Video, on the east side river La Plata, open to and strongly fortified, the Spanish naval and 🖿 forces, at an early period revolution, to make a stand they were ultimately obbi surrender it; not, however long protracted, and, pi ill-directed efforts on the the assailants, had giving many jarring incidents be those that came from the site shores of the rivers,bly the effect, in part at let ancient jealousies, kept al the individual interest of di leaders; these have been for by events calculated to pt a still greater alienation; though several attempts been made to bring about # they have hitherto been cessful. The provinces " Banda Oriental," and " Entre Rios," on the aide of the river, under t rection of general Artigo now at war with those t western side, under the g ment of the Congress of I Ayres.

ar has originated from on of causes, in which s have, perhaps, somemplain of, and someme themselves for. d Artigas and his foless a belief that it is of the government Ayres to put them oblige them to submit ingements as will deof the privileges of nent, to which they They say, ve a right. at they are willing to the people on the

Buenos Ayres. On nand, it is stated that ly a pretext; that the of general Artigas and principal officers is to union on any terms, serve the power they ed, by giving an erroment to the people them. That it is I intended to place nees on a footing with

e of the river; but not

y as will subject them

That the respectable their inhabitants are is fact, and anxious for it are prevented from pressing their sentia fear of general Arpower is uncontrolled ustice; and hence the nd necessity of aiding sist it. Armics have been marched within year into these prot they were not joined er of the inhabitants, defeated with great

ur is evidently a source

of great injury and regret; and, at the same time, of extraordinary irritation to both parties; for, independently of other causes of recrimination, each accuses the other of having brought about that state of things which threatens to place a most important and valuable portion of their country in the hands of a foreign power, who has invaded it with a regular and well-appointed army, and is gradually taking possession of commanding points, from which it may be difficult for their united. force hereafter to dislodge them. That they will unite is, I think, to be calculated on, unless some event disastrous to the cause of the revolution itself takes place, for their mutual interest requires a union. But more of moderation and discretion may be necessary to bring it about than is at this time to be expected from the irritated feelings of some of the principal personages on both sides.

"The city of Sante Fe, and a small district of country around it, also refuse to acknowledge the authority of the government of

Buenos Ayres.

"In Paraguay, the events of the revolution have differed from those in any other province, as the inhabitants of that country have uniformly resisted the efforts. of the other provinces to unite After having aided the Spanish placed over them to repel a military force which had been sent to overthrow them, they themselves expelled from their country these authorities, and cstablished a government of their own, totally unconnected with that of the other provinces, with whom they manifest an unwilling-

ness to keep up even a commercial intercourse. This has given rise to a suspicion in the minds of some, that there is a secret predilection among them for the ancient order of things. But, from what is said of their cold and calculating character—from the safe position of their country, and its capacity to supply its own wants, it is probable that their object is to husband their resources, and profit by the exertions of others, without giving their own in aid of them; and possibly, in case of ultimate failure, to place their conduct in a less objectionable point of view before the government of Spain. Whatever may have been their motives, they have hitherto contrived to escape, in a great measure, the evils of War.

"Their resources, in men and money, are said to be considerable, and no country is more independent of foreign supplies.

"Their conduct furnishes a striking contrast to that of the people of Buenos Ayres, who entered into the revolution with unbounded zeal and energy, and have ever been ready to meet the difficulties of so great an un-This circumstance, dertaking. connected with their local situation, greater resources, and more general information, and perhaps the fact of their having been the first to get power into their hands, have had the effect to give them a controlling influence over the revolutionary government, which has not failed to excite, in some degree, the jealousy of the other provinces, and amongst themselves a feeling of superiority little calculated to allay their

jealousy. Great evils were time apprehended from this of things; but the congress met at Tucuman, in March composed of deputies from several provinces then units sumed the sovereign power country, boldly declared solute independence, and a provisional form of govern which is understood to have effect of allaying disseand of introducing a margular administration of affairs.

" It will be seen from to cuments in your possession this provisional constitution cognizes many of the pri of free government; but will drawbacks as are little cald to enforce them in practice allowances are doubtless made for the circumstance times, and the danger and culty of tearing up ancient tutions, or of adapting new ciples to them. But, after allowance for all these com tions, it did not appear that so much had been don the cause of civil liberty have been expected, or than in power were its strongest cates. It is generally adm however, that some change the better have been made. care seems to be taken to et the rising generation, an those who are now come the theatre of action have i up since the commencement the revolution, and have be advantages of the light thro by it, it is fair to suppose they will be better prepar support and administer a fre vernment, than those whose I I under the colonial of Spain.

the country have ond its agriculture. uses, however, have to lessen some branufactures since the but commerce is unhave been increased nuch greater variety of foreign goods are and a greater demand the productions of

The city of Buenos e seat of this comm it foreign and some ds are spread through as far as Chili and ; and, in return, the uctions are drawn to de is carried on prinid, as is that between provinces; though pertion of it finds its down the large rivers La Plata, which is much a river as a The abundance of s, and mules, and of animals peculiar to which are used in the regions of Peru, ities for transportae found in any other ttle improved: hence transportation is very internal trade greater would be: ierwise nad been materially ome important branwar with Peru, and adopted in Para-

ort and import trade in the hands of the ugh the United States ations participate in

it to a certain degree. It is depended on as the great source of revenue to the state; hence they have been tempted to make the duties very high, and to lay them upon both imports and exports, with the exception of lumber and This circummilitary stores. stance, connected with the fact that payment is demanded at the custom-house before the goods are delivered, has led to a regular system of smuggling, which is said to be carried to great excess, and, doubtless, occasions the etticial returns to fall short of the actual amount of the trade. This may be the reason why they were The articles not given to us. imported are almost every variety of European and East India goods, principally from England; rum, sugar, coffee, tobacco, cotton, and timber, from Brazil; lumber of almost every description, cod fish, furniture, gin, and some smaller articles, from the United States, together with military stores, which, however, find their way into the country directly from Europe, and are thus furnished at a cheaper rate than we can sell them. The principal articles of export are taken from the various animals of the country, tame and wild, from the ox to the chinehilla; copper from Chili, and some of the precious metals, drawn principally from Peru; but, as gold is worth seventeen dollars the oz. and passed by tale at that rate, very little of it is exported; hence, the currency of the country is gold, for they have no paper-money. "libranzas," or bills of credit, issued by the government, are, however, an article of traffic among are an object of taxation, at least so far as applies to those sent

out of the country.

In the official statements given to us, to which I beg leave generally to refer for information as to the foreign relations, the productions, military and naval force, revenue, and population, the latter is stated at 1,300,000, exclusive of Indians. This is understood as comprehending the population of all the provinces; but, as some of them are not under the government at Buenos Ayres, I have thought it proper to annex the several estimates I have collected of the population of each province, as they may serve to give some general information on that point. The most immediate difficulty felt by the government, whilst we were in the country, seemed to arise from the want of money; for, although the debt was small, their credit was low. It had not been found practicable to adopt a system of finance adequate to the exigencies of the times, though it would seem, from the statements given to us, that the revenue of the last year exceeded the expenses. The important events of the present year in Chili, of which you are informed, will doubtless have the effect to raise the credit of the country, and to lessen the pressure upon it, at least for a time, and will probably leave the government more at leisure 1 tend to its internal affairs.

When we came away, understood that a committee the Congress was engage drafting a new constitution power of forming and adopt being exclusively vested Whether it w Congress. sume a federal or a national racter is somewhat doubts there are evidently two panel the country, whose views respect are very different, is believed that they are but presented in the Congress. one party is in favour of a lidated or national government the other wishes for a feder vernment, somewhat upon principles of that of the U States .- The probability med be, that, although there mit a majority of the people? provinces generally in favo the federal system, it would be adopted, upon the ground it was not so well calculated national government to pa for the common defence great object now in view. same general reason may urged, perhaps, for giving latter, should it be adopted of a republican character probably would have been to it in more quiet and per times. There is danger, to the power of forming and ing the constitution is place the hands of a few, that the and privileges of the people not be so well understood t tended to as they would been, had the people thems had a more ummediate agen the affair. It is not to be de ed, however, that it will at

publican form, and be upon the principles of nce, which is contendall descriptions of polithe country, who have in the revolution, and believed, be supported an any event, to the last

means of defence, of y are fully aware, are, tion to their numbers, erhaps, than those of y other people, tion and the events ar have strengthened al determination never to Spain. This deterthe rerests upon s of former sufferings ivations; upon a conof their ability to deto govern themselves; a conviction that, in bmission on any terms, ld, sooner or later, be el the vengeance of the These consiountry. doubtless, have the

ht upon those who have

taken a leading part. They, of course, use all their influence to enforce them, and thus to keep up the spirit of the revolution. In this they probably have had the less difficulty, as, although the sufferings of the people have been great, particularly in military service, and in raising contributions necessary for that service, yet the incubus of Spanish power being thrown off, and with it that train of followers, who filled up almost every avenue to wealth and consequence, the higher classes have been awakened to a sense of advantages they did not before enjoy. They have seen their commerce freed from legal restraints, their articles of export become more valuable, their supplies furnished at a lower rate, and all the offices of government, or other employments, laid open to them as fair objects of competition. The lower classes have found their labour more in demand, and better paid for; and their importance in society greater than it formerly was."

Estimate of the Population of the Province of Buenos Ayres, Cord dova, Tucuman, Mendoza or Cuyo, and Salta, under the Names of the different Towns or Districts which send Representatives to the Congress.

** By an imperfect census, taken, it is believed, in 1815, Buenes Ayres contained 93,105, excluding troops and transient persons, and Indians.

	By more recent Estimates, ex- cloding Indians.	Excluding Indiana.	Including . Indians
Buenos Ayres	105,000	120,000	250,000
Cordova	75,000	75,000	100,000
Tucuman	45,000	45,000	20,000
Santiago del Estero	45,000	60,000	
Valle de Callamarea	36,000	40,000	
Rioja	20,000	20,000	
San Juan	34,000	34.000	
Mendoza	38,000	38,000	
San Luis	16,000	16,000	
Injuy	25,000	25,000	
Salta	50,000	50,000	
	489,000	523,000	

Provinces of Upper Peru.

Cochabamba		120,000	200,000 250,000
Plata, or Choreaz La Paz	112,000	112,000	175,000 800,000
Under the name of Santa Cruz de la Sierra Ouiro	120,000	_	30,000 1 <i>5</i> 0,000 <i>5</i> 0,000
Paraguay	_		·
Banda Oriental and Entre Rios	50,000		

A few incidents of later occurrence remain to be noticed. Pueyrredon, the Supreme Director of Buenos Ayres, announced, early in the year, his intention of retiring from office; and in a speech to Congress of February 25th he requested that it would proceed to the nomination of his successor, recommending only that their choice should fall on a military character, as the best calculated to guide them in safety through the

by which their infant enaced. After an inhesitation, brigadierondeau was elected, d upon his functions An armistice was with Artigas, chief of and the Bandar hich appears not to since broken, though was formed between A treaty with the Chili was formed, the which will be found ur state-papers, and f the states of Buenos ta Fe. Entre Rios and has been consolidated ive league. The cononsisting of 138 arti-7 and concisely drawn, iblished and received of the people. The re its most important

slative power is to be y a national congress of two houses, that of tives and that of Sene former is composed s elected in the proone for every district 25,000 inhabitants. y must be upward of years of age, must seven years a citizen his nomination, and 35 4,000 dollars of proome equivalent which defined in the article. entatives sit for four a half of the chamber every two years. The Jeputies originates all , and has the special seaching ministers and fficers of state. consist of the same I.

number of provincial senators as there are provinces; of three military senators, of one bishop, and three ecclesiastics; of a representative of each university, and of the director whose period of The apgovernment is ended. pointment of the senators is for twelve years, and they must at their nomination have attained the age of thirty, having been The legisnine years a citizen. lature is to sit for about six months in the year: they have freedom of speech, and other necessary privileges. They have the power of citing the ministers before them, to obtain any requisite information. Any of them may originate laws. When the projects of law have been agreed to by both houses, they are to be transmitted to the director for his sanction, who must return them in fifteen days, either with his approbation or objections. If he approves, the bill becomes a law; if he states objections, these objections are considered; but if two-thirds of the members of both Houses support the original project, their votes constitute a final sanction without a second application to the director. supreme director is elected by the two Houses assembled. is to be supreme chief of all the land and sea forces. He is to open the sittings of the Legislature; he appoints all the officers of the public force, envoys, consuls, and others; he chooses and dismisses his ministers, who are their conduct responsible for while employed under him; all objects of finance, police, public, national, and scientific establishments, as well as all those formed SUG

and supported by the funds of the state, are confided to his supreme charge and inspection. He has the power of pardon, except in cases of state conviction. The supreme judicial power of the state is to reside in a supreme court, consisting of seven judges and two recorders, nominated by the director; every one of whom must have been a regular barrister eight years, and have attained the fortieth year of his age. This court shall, exclusively, take cognizance of all causes relating to envoys and consuls from foreign nations, all causes in which a province may be a party, all those concerning public functionaries, all those relating to crimes committed against the law of nations, &c. The members exercise their functions during good behaviour. The supreme court, as well as the other tribunals, is open to the public.

Chili.—This newly established republic has completely succeeded in driving the Spanish forces from its territory. General Balcarce, commander of the army in the south of Chili, having possessed himself without resistance of the forts of Dos Angales and Nacimiento on the Indian frontler, came in contact with colonel Sanchez, followed by about 480 men, the remains of an armament sent from Cadiz. The colonel was on his retreat to Valdivia, but the Araucan Indians had refused to allow him to pass. He had lost all his baggage, and was also encumbered with a helpless train of we sen, including a conrent of pups with their confessor at their head. Under these circumstances, he was apparently

left without other resemble that of accepting the home terms of capitulation of the Independent general last forlorn relics of a force in Chili.

Lord Cochrane, wice-a the republic, sailed from raise in the month of with four of his largest with the intention of all two Spanish frigates in 🛊 bour of Callao. In this he was unsuccessful, but able to give formidable is tion during several month trade of the coast of P occasionally to make can considerable value. In the of July lord Cochrane the port of Callao, and in whole Peruvian coast, in of blockade, but his t upon this important proved ineffectual; and bably attributable to this that the Spaniards still h in subjection, notwithstan revolutionary propensity seems to have manifeste in this, as in the sum countries.

General Macgregor, triffing force, carried in hours the town of Perionotwithstanding the numbers of the garrison booty and a large supply tary stores fell into his and he addressed on the other following boastful parties to his army:

New Granada has covered with glory. Porto Belle most famous fortness of America, could only with fam hours the valour of the

a hrigado, under the erbe gellant general Rather, o chatcales and difficulch only mos animated it enthusiasm could have it. The advance, led by a ceptain Rose, attacked by with such intropidity, a fled with fear and actoto their walls.

in covering the landing, to diversion he made in the Spanish forts in the did every thing that repidity gave me a right at from them. The capiscamen of the transports rving of every praise for

tions they made in land-

roops.

iers!—Our first conquest glorious; it has opened to fortune and additional ranama invites our apand the South Sea shall sold upon her shore the pres of the isthmus.

"GREGOR M'GREGOR.
quarters, Porto Bello,
April 10."

midst of these anticipaglory and plunder, and we of his departure for M'Gregor was surprised ral Hone, the Spanish der at Panama, who adunperceived by a circuiute through the thick hich flank the town. The which Macgregor had his quarters was entered : had received the slightest on of the approach of the and he saved his life by out of a window and afterwimming on board his ship. His troops, notivitistanding the descripts of their leader, made a gallant resistance and ebteined honourable terms of conjitulation; but the place was recovered by the Spaniards and was a salutary check given to the audacity of these lawless adven-Manguegen, with the wreck of his troops, repained to Aux Cayee, where he received for some months inactive, awaiting the arrival of British suc-Being at length in circumstances for a new attempt, he sailed from Aux Cayes with about 200 men, said to be the remnant of more than 1,200 British soldiers, who had perished through hunger and disease, and bent his course towards Rio de la Hache, a town of new Grenada to the west of the gulph of Maracaibo. This place was carried by assault, with the loss however of one third of the English troops; it was recaptured after a few days with the slaughter of nearly the whole of the survivors. Macgregor himself is stated to have remained safely on board his ship till the first action was over, and to have returned to it before the commencement of the second. He was afterwards deserted by his surviving officers, and his disgraceful career is probably terminated for ever.

The Independents have for some time past possessed so decided a preponderance of maritime force on both shores of the Isthmus of Darien, that the Spaniards in these parts are compelled to endure without redress the outrages of the swarm of pirates who now infest the seas. Commodore Aury, one of the

most

most formidable of the class, obtained, early in the summer, the complete command of the Gulf of Dulse, where he carried on a shocking system of pillage. Amongst other places, he made himself master of the forts of St. Philip and Isabel which he quitted at the end of two days, having in that short space of time collected, and without the loss of a

man, 1,500 serons of indigonal solutions of an Aury or a gregor, though utterly instructed to the final decision of great question of South rican independence, may y permitted to claim a place contemporary history as contemporary history as contemporary history as contemporary and civil war.

CHRONICLE.

JANUARY.

Marlborough-street.

M. M'GLASHAN, a dancing-master, in Ridinge-lane, was charged by Mr. es, a corn-chandler, near oy-square, with robbing him r the following circumes:—The prisoner had been ged to attend in his proonal capacity. It happened Mr. Davies was frequently home; and the prisoner, ng himself of the oppory, took the children into the ting-house, and, under preof showing them slight of tricks, contrived to send into different parts of the In their absence, he ed the till and desk, and ed himself to its contents. Davies said, he had missed y to a considerable amount, was at a loss to account for heft: at length, suspicion hed to the prisoner; and, on ning a search-warrant and eding to his lodgings, he la bunch of keys, on which a key particularly marked, 1 Mr. Davies identified as ging to the desk in his count-Upon the prisoner ouse. found duplicates of a time-, pledged at Mr. Grover's, L. LXI.

in Greek-street; and a diamond, pledged at a pawnbroker's in the Strand. His servant also found the key of the till con-

cealed under the carpet.

14. Guildhall.—A lamentable instance of the effects of infatuation and religious enthusiasm was exhibited at this office yesterday. Samuel Sibley and Maria Catherine Sibley his wife, Samuel Jones and his son, a boy of ten years old, Thomas Jones, John Angel, Thomas Smith, James Dodd, and Edward Slater, a boy of 12 years of age, were brought up from the Compter, by Beaton and Gibbon, officers of Cordwainers' Ward, who had with great difficulty, and at the hazard of their own lives, rescued the prisoners from the fury of an immense mob, in Budge-row, Cannon-street, about ten o'clock yesterday morning.

These deluded people were, it appeared, disciples of the lately famous Joanna Southcott, of whom our readers heard so much two or three years ago, and conceived themselves directed by God to proclaim the coming of the Shiloh on earth: for this purpose they assembled at the west end of the town, in order to enter the only gate of the great city (Temple-bar), through which they marched in procession about nine

o'clock

o'clock in the morning; they were each decorated with a white cockade, and wore a small star of yellow riband on their left breasts; Sibley led the procession, bearing a brazen trumpet adorned with light blue ribands, and the boys carried each a small flag of blue silk. In this manner they proceeded through Fleet-street, up Ludgate-hill, and along St. Paul's Church-yard, to Budgerow, a great crowd following them, increasing continually as they proceeded. Having arrived, as they supposed, in the middle of the great city, they halted, and began to perform their cere-Sibley sounded monies. trumpet, and proclaimed the second coming of the Shiloh, the Prince of Peace, on earth; and his wife cried out aloud, "Wo! wo! to the inhabitants of the earth, because of the coming of the Shiloh." This cry was repeated several times, and joined in with a loud voice by the others in company. The crowd was by this time immense, every avenue was stopped up, and the passage of carts and carriages rendered impossible. The mob began with laughing and shouting at these miserably deluded people, and at length proceeded to pelting them with mud and every sort of missile they could procure; they, on their part, being most of them stout young men, resisted; the fight became general and tremendous, the flags were torn down, and Sibley and his associates with great difficulty preserved, by the exertions of the officers, from falling victims to the infuriated rage of the mob, and conveyed to the Compter.

Their appearance, when p the bar, bespoke the dangers had gone through; the men all been rolled in the mud Sibley bore evident marks o lence in his face.

On being called upon by magistrate, Mr. Alderman E es, to give an account of conduct, in thus disturbing public peace, Sibley, with a of authority, directed the c to be silent, and, addressin; Alderman, said, he regi there was not time for hi enter into the particulars mission of God to him. been commanded by a through the boy Slater, to nounce that the Prince of] was come upon earth. commanded to proclaim the cond coming of Shiloh, i same manner, and with the authority, as John the Baptis proclaimed his first coming. proclamation he was to three times in the midst (great city, by the sound o trumpet. He and his cor ions were obeying the comr of God, and in so doing had ducted themselves peaceabl interfered with no one, wher were attacked by the mob.

He was proceeding to enthe nature of the visions which the boy had been favoured and his wife was raising her to bear testimony to the fithe Shiloh being on earth, she said she had had in her four times, when the maginterrupted them, and obsthat it was evident, if they not insane, that they were a under a strong delusion, pointed out to them how

they would have been emin pursuing their regular ons, than in being the of public riot, and endantheir own persons, recomgethem to desist from any ons of their gross absurad delusions.

men in reply said, it was iey should obey God; but build do whatever the ma-: directed, and desist from ther proclamation, assurn at the same time that eless the Shiloh was come. Alderman said he would y on their promise, and detain them all in custody 7 could procure him some assurance than their own for their peaceable deir in future. They were ngly conveyed back to the er in two coaches to prom from the mob; one of en on stepping into the unbuttoned his coat, dishis yellow star; and plachand on it, proclaimed hat it was God's colour.

hand on it, proclaimed hat it was God's colour.
male prisoners are jourmechanics, and appeared mple, deluded, but peacem. Sibley, the leader, is hman in Coleman-street

Anday last an inquisition d at Snape, Suffolk, before lood, jun. gent.. Coroner Liberty of St. Etheldred, of the body of Elizabeth m, aged about 18. It apin evidence, that she had I a sound mind and periderstanding up to seven on Sunday morning, which time her mistress, room (wife of a large and

respectable farmer in that parish), reprimanded her slightly for some trifling misconduct: in about half an hour afterwards she was found hanging by a cotton handkerchief to the curtain-rod of her mistress's bed, quite lifeless. The jury, after an investigation of the circumstances for four hours, felt themselves under the painful necessity of returning a verdict of Felo de se; in consequence of which the body was, about seven o'clock the same evening, committed to the earth of a crossway in the parish, in the presence of numerous spectators, who behaved with great decorum during the awful ceremony.

15. Extract of a Letter from St. Ann's, Jamaica, Nov. 14, 1818.—" We have had terrible weather; last night we had the severest hurricane I ever experienced: it must have done im-Several buildmense damage. ings are blown down, amongst the rest my kitchen; this is the first time I have known a building blown down here. Several cocoanut trees, the toughest known, being composed entirely of elastic fibres, are snapped in Sleep during the violence of the tempest was out of the question. I was in a low house, well sheltered, notwithstanding which it tottered at intervals, as if occasioned by an earthquake. Many left their houses for security; others, frightened from their beds, just sheltered within their doors, starting out when the tremendous gusts threatened their destruction. We had heavy gales from the N.E. and E. for three days before, which had raised a sea, which came tremendous boning E 2

pouring into the harbour: it had subsided previous to the hurricane, which blew from the South.

Vienna.-It last 16. Was Wednesday evening that an express from Count Trantmansdorff, the Austrian minister at Stutgard, brought the afflicting news of the death of the Queen of Wurtemberg to the Prince Metternich, who immediately waited on their Majesties with the mournful intelligence. It has excited universal regret, as the greater part of our nobility had an opportunity, during the visits of this excellent Princess, in 1814 and 1815, to become acquainted with her extraordinary endowments.

19. Madrid.—The bands of

19. Madrid.—The bands of malcontents begin to show themselves in old Castile. One of these bands, consisting of 200 men, has posted itself between Burgos and Valladolid, and has committed disorders in the cloth-

manufactory of Escaray.

Lately, one of the bands that infest the Sierra Morena, composed of about 50 persons, the greatest part mounted on mules, penetrated as far as Mentiel, a place become celebrated by the adventures of the hero of vantes, the famous Don Quixote. In this troop there was remarked a Franciscan, who had doffed the frock to follow this honourable profession: this good father had still his gray cloak, shortened indeed for the purpose of allowing him greater facility in mounting his mule. These honest people limited their demands to some fanegas of grain, and leathern bottles of wine, with which they regained their haunts.

St. Louis (Senegal) Jan. 19.

(Extract of a Private Letter addressed to a Merchant at Caen.)

—A great number of ships have arrived here from Europe, and several others are expected, exclusive of those forming the expedition. The colony is incumbered with merchandise, and no-

thing is selling.

The arrival of the expedition is anxiously looked for, to see what course things will take. It is hoped that the projects of government will open fresh sources to trade. Some millions of pounds of cotton have been shipped for exportation. It is very fine, and from its amelionation by the care of its cultivation, it perhaps cannot be excelled. It is worth 45 sols a pound, when shredded; but this new branch of industry wants encouragement; and I do not perceive that any thing has been done to promote this. We find here cotton of a nankeen colour, which grows, like the other, without culturation, and which may be advantageously used in our manufactures.

Our Galam expedition has not been attended with all the success which we anticipated. It left this on the 17th of August, 1818, to the number of nine vessels, under convoy of three Royal brigs of war; they were three months in proceeding up the river, about 300 leagues. navigation is dangerous, because it must be attempted during the hottest and worst part of the This flotilla, with the season. exception of the Argus Royal brig, and a merchant-vessel, destined

tined to pass the year at Galam, returned about the middle of They effected no-December. thing, except bringing away some grain. The most grievous part is, that all the Europeans to the number of 30, were taken sick, and 15 of them died. Fears are entertained for those who remain. An express just received announces the death of the Governor, M. Chatellux, geographical engineer.

The English expedition under Major Grey, which set off last year from Gambia to explore the Niger, has been detained at Galam by the rains which prevail during the months of August, September, and October, and also by other unforeseen obstacles. However this may be, it is now united to ours, which is not established at the ancient fort St. Joseph, but at a few leagues

below the river Faleme.

Major Grey dispatched Adrian Partarieux, a mulatto of St. Louis, attached to his suite, to bring him a supply of men and effects from Gambia; they will join him by land; the journey is 21 days. An English officer has arrived with an escort of blacks at Sego, where Major Grey is desirous of constructing a galliot, with which he purposes to ascertain the course of the Niger.

Guernsey, Jan. 23.—Wednesday night last, about eight o'clock, we experienced one of the most violent storms that ever happened here, in the memory of the oldest person; the lightning fell on the pinnacle of St. Martin's church, and damaged it greatly; the weathercock, and the large stone on which it was fixed, were beaten down; it penetrated into

the belfrey, following a wire that was fixed to a small bell, which conducted it to the pulpit; almost all the pews were damaged, the scats in the galleries torn up, as well as the stairs, and the plaster torn off the walls in several places: the pillar where the ten commandments were placed, as also several of the pillars which supported the arches of this edifice, have cracks in them more or in short, there is less large; scarcely a part of the church which has not felt the effects of the storm; all the windows have been broken; the entire of the east window, wood-work and all, was driven into the church-yard. Several persons who were on the roads at the time were thrown down on the ground, and the windows of a house opposite to the church were nearly all broken.

Leipsic, Jan. 23.—The new year's fair has turned out very ill, and though some business was done towards the conclusion, it was not sufficient to have much influence. Money is scarce; and many limit their expenses more than is advantageous; must limit them in order to struggle through life with misery and The badness of the fair was chiefly caused by the new Prussian tariff of customs, and the consequent regulations which were put in force exactly during the fair, and may be said to beleaguer Leipsic on three sides. Every thing may, indeed, be imported into Prussia; but the duties on importation and conhigh, sumption are so every body hesitates to import any thing. The market people who bring provisions to the city take no goods back with them.

them. Many persons think that, by degrees, things will be so managed, that many of the disadvantages will be avoided; but others are of opinion that the system of high duties will be modified or even abolished, because it will not produce to Prussia the revenue it expects, and is besides as inconsistent with a confederation of states as with the act of the confederation. The Russian and Polish merchants thought of conveying their goods through Bohemia, but first applied at Berlin, and another regulation was immediately made with respect to Russia and Poland.

Greenock, Jan. 25 .- Arrived on Saturday last, the Highlander, Donald, from Charleston, in 32 days; experienced continued gales of wind during the passage. On the 8th inst., in lat. 39.48. N. long. 39.4. W. spoke the Mondera, 7 days from Philadelphia. On the 14th, in lat. 45. 32 N. long. 26. 4. W. at 7 A.M. saw a sail apparently in distress; bore down, and found her to be the Triton, Hogarth, of North Shields, from St. John's, N. B. She had sprung a leak on the 14th ult., and on the 5th inst. became completely water-logged : same night carried away her foremast, bowsprit, and main top-mast, boats, and every thing on deck, and stove in her counter. At nine A. M. Capt. Donald lowered down his boat (a heavy sea running) and took Capt. Hogarth, eight men, and four boys, off the wreck, reduced almost to skeletons, having been ten days without either meat or drink. James Gould and Andrew Graham died the day previous to the rest being picked up, from fatigue, cold, and hunger. At

11, spoke the brig Mexical New Orleans, 33 days bound for Havre-de-Grant a boat on board her with the stoutest of the Trite all in a fair way of recons

FEBRUARY.

Monday week by day appointed to appeal the supplementary char windows in Bath, the sioners of that city una decided against the extra declaring all Venetian made previously to the ye chargeable only as one tand Venetian windows sequently to that period able as two windows ont appellants, to the number wards of 700, are, by f aion, relieved; subject, l to a case for the opinion judges.

Portsmouth.—An explanable been tried in this does to ascertain if a grass, the mon produce of New and which may be cut down times a year, is applicately making large and small reflavourable report, we under the made of it. The are strong and pliable, and we in its nature. It can be into this country at less per ton; one-seventh of the country at less per ton; one-seventh

of hemp.

The quantity of fish can cured this season at New land does not amount than two-thirds of an supply; which circumsta caused a great demand cured fish of this country, mouth herrings have obtained.

preference in this demand, the care taken in packing ; they are found to reach the West India islands in a state than the Scotch igs, which being roed, and luscious, do not keep so The French boats have ased large quantities at mouth, at a higher price the curers of that town can to give; but as they are lowed to salt them after the February, the whole which e subsequently caught will into the market.

edon, Feb. 1.—The solemn nagnificent requiem of Mohas seldom produced so impression as at the Saturday 3h chapel on associated as it was the sacred offices of reliand the funeral obsequies young queen of Spain. shapel was hung in black, ie coffin placed in the cenith the crown over it, and ms of Spain and Portugal The Catholic Bich side. Dr. Poynter, officiated. The ice of the Duke of San , Duke of Wellington, the 1, Portuguese, Dutch, and litan ambassadors, accomby their secretaries, the h officers, all in their state s, and the Spaniards rein this capital, dressed in mourning, added to the sur and solemnity of the

Died lately, at Notter, near ake, lieutenant-col. O'Dog-of the Royal Marines, one most eccentric characters pland, who for more than are occasionally visited Ply-market on an old white

horse, lean as Rosinante, whose lank appearance, combined with his own singular habiliments, formed together a spectacle of wretchedness fully equal to any thing described of the celebrated In his last visit to Plymouth, a few weeks since, he seated himself on the steps of the Plymouth Telegraph office to eat an apple. His dress then consisted of a dirty night-cap round his head, surmounted by the poll of an old hat without a brim, a rough waistcoat patched all over, greasy leather smallclothes, kept up by listing braces outside the waistcoat, with wads of straw round the bottoms of his legs. In his hand he wielded a large Amidst all this hedge-stick. scening penury, he possessed some very excellent frechold estates in the above parish, well stocked; yet he chose to quit the family mansion, and lived in a small cottage in its vicinity, without a pane of glass in the win-He nightly entered it by dows. a ladder, which he drew after him, and slept in a corner of one of the rooms upon a wretched pallet.

The brig Ann, of Jersey, from Whitchaven for St. Michael's, has been brought into St. Ives, She had been out in distress. 22 days, and was driven 600 miles to the westward of her course, and had carried away her foremast and main-topmast. She was prevented from going on shore to the westward of St. Ives, by the intrepidity of the pilots, who ventured to her assistance in a tremendous sea, and thus saved not only the vessel and cargo, but, in all probability, the lives of the crew; as, had the vessel grounded,

there

there was scarcely a possibility

of their being preserved.

Paris, Feb. 2 .- The commissioners sent from Spain, to charter transports for the expedition which is said to be preparing at Cadiz, had made a contract to that effect with a mercantile house at Bourdeaux. As soon as this was known among the merchants there, it was severely reprobated, and the Chamber of Commerce made a formal representation against the measure. The head of the house which had made the contract travelled post to Paris, to counteract the representation of the Chamber of Commerce: but the president of the Council of Ministers had been informed beforehand, and on the same day laid the affair before the council; they unanimously resolved not to permit con-tracts of this sort. The merchant from Bourdeaux had then the prudence to desist from his pretensions. What, however, is more singular, is what came out subsequently, namely, that the court of Madrid, for the purpose of paying the one-third of the freight, which was to be paid down in cash, had ordered its consul at Paris to realize the liquidated claims of Spanish subjects, and to pay over the proceeds to the commissioners for chartering transports. It was further discovered, that the consul had already sold on 'Change from 70 to 90,000 francs of rentes. This produced much irritation, and the French government has taken measures to put a stop to these scandalous proceedings, until proper explanations are regeived from the cabinet of Madrid. A great part of the nish claims had been book. Frenchmen, on the faith ties. Almost at the same ment when the Spanish ment itself permits these acts of immorality, it open for 3,000,000 of dollars is and thereby betrays the panies and juntas of meat Cadiz, for the special of entering into contract their responsibility, for patransports and other artists.

2. A letter in Glasgow the 22nd ult., at Bangor land, from an officer on a the Seaforth, belonging to Gladstone, of Liverpoo which sailed from thene 2nd ult., states, that the during the late storm encoand extreme danger, very considerable damage was driven successively islands of Colonsay, and I latterly into Banger. To cane that prevailed excess thing that the oldest see board had ever witnessed melancholy to relate, that the tempest two vessels served to go down 🖷 quarter of a nule of the the names of which could learned, as the crews c perished.

It blew heavy gales of Plymouth on Saturday at day. On Sunday night the increased almost to a hu and continued to blow who mendous violence throse whole of Monday. Alth was difficult, from the fathe tempest, to approximately persons vent

commanding a view of kwater, in order to obe sublime spectacle of erection throwing off the ch the Atlantic was dashnst it. The foam was ng at least 80 feet above kwater.—On this day the doop of war was seen in under bare poles, and g just within the Breakhe owed her safety eno its protection. is interesting almost bescription. Several of the iich ventured out in the on Monday, were upset, mly the persons on board picked up, so that no e lost.

e Report of colonel Stesurveyor-general of the . Works, as to the pracof superseding the praclimbing-boys by the use linery, is on the whole le to the use of machines. he result of the experi-, that the three Royal is concur in opinion, that -boys cannot be at preally dispensed with. Cophenson directed an inclerk, Mr. Davis, to sud experiments, in order ain the truth. Mr. Davis that the flues of the memay be divided into four

For the first class, the now in use are quite; for part of the second ey are also competent; he remainder of this class and brush are perfectly

In the third class, he ascent is at all prehe ball and brush act ef-, as they do even in the fourth class, where there are no parts entirely level. The proportions of the different classes he found to be as under:—Out of 1,000 flues, 910 are of the first class, 50 of the second, 30 of the third, and 10 of the fourth.

Advices have been received from Ceylon, by the way of Madras, communicating the intelligence of the capture of the Malabar chief, pretender to the crown of Candy, who is supposed to have been the chief cause of the insurrection which has so long prevailed in that island. Together with him was made prisoner, his prime minister, Kappitipola.

6. Intelligence from Constantinople, dated the 24th December, states, that the chief of the Wechabites, Abdallah, and his Iman, were brought prisoners into that capital on the 16th of the same month. After being led in chains through the principal streets, they were taken to prison and put to the torture. On the following morning, they were brought before the sultan, and beheaded. Their naked bodies were exposed during three days, and then delivered to the populace.

8. In the Moniteur of the 3rd, there is a report addressed to the King, by M. de Cazes, as Minister of the Interior, having for its object the general improvement of agriculture throughout France. To this report is subjoined a royal ordinance, giving effect to the measures recommended in it. A council of agriculture is to be established, under the superintendence of the Minister of the Interior, consisting of ten members. With this council a correspondence.

ponding

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ponding member for each department is to communicate, upon all subjects connected with agricultural improvement. The names of the persons composing the council are also given in the Moniteur. Among them are the duke de la Rochefoucault, count Chaptal, and baron Ramond.

8. Irun.—The report in circulation that the king had appointed a successor to general Elio in the government of Valencia, is not confirmed. The number of persons arrested and detained in the prisons of Valencia is considerable, and the most perfect calm reigns in that city; but those who know the character of the Valencians place no reliance on this deceitful tranquillity. The people of that province are both the most irascible, and the most capable of dissembling their rage, in the whole monarchy.

The sea, from Cape Ortegal to Santa Maria, near Cadiz, is covered with Insurgent cruisers, who occasion incalculable mischief to our commerce.

11. Accounts from Marinpol, in the government of Catharinaslaw, of the 17th December, say, that "the Chevalier Joubert, who has been sent by the French government to Cachemire, to conduct from that country to France a number of the Cachemire goats, of whose wool the valuable shawls are made, has arrived at Marinpol on his return. flock of goats that he has brought with him amounts to 1,300. They were almost all of them white. When they were drawn through Merinpol, the cold was at 15 degrees of Reaumur, and the snow half an arskeen deep, and this

temperature of the air agree with them. The be drawn from Maring dosia, and there embedded.

The subjects for a given by the representation of the uncertainty of the property of the Senior of t

19. Sierra Leone, 1 Sir George Collier has the coast, in his Major Tarter; and it is hope prove successful, clearing those seas from rous pirates which have the whole line of coast # to Bonna, during the years, but that we shall more of the slave train during the same period. carried on with such facility, by the Spaniard and Portuguese, for man of war.

Since February, 1818; of war has appeared at the settlements on the Gol the last arrival of any his Majesty's ship St commodore sir James You whose return the slave-al anchored, and carried abominable trade within the British forts, to the of six, seven, and eight to a time, with impunity.

Our gold trade has

CHRONICLE.

ch of late on the coast, quence of a protracted between the Ashantees natives of Buntucco. hese two principal states derive most of our gold, tee nation acting more nediate agents than prinsuch barters.

nment having considered of Ashantee of sufficient ice to induce them to : a consul to that counhoped that he will have luence in bringing them of accommodation, and their minds to the less ry employment of com-

ails from Jamaica, to the December, contain long of the losses of the late e in November.

race the duke of Manhas issued a proclamation pening of the ports of Javessels of all nations, for of three calendar months, mportation of flour, rice, g to the destruction done ate hurricanes. Private rom Bermuda state that ill to remain in a dreaddy state; the fever contirage with great fury; the vere more than had been or many years. At the the last advices (the 28th mber) the weather had cooler, and it was exwould have an effect of ing the disorder.

ints had been received ca from the Spanish Main, that a severe engagement en place, in which the it army had met with cone loss. On the 24th of November, there were 92 merchant vessels, consisting of English, French, Dutch, and Americans, in the harbour of Angustura, and seven more were met in the river Oronoko, destined for

the same place.

A volcano had been discovered on Prince George's estate, in the neighbourhood of the Indian River, in the parish of St. John: it was represented as the greatest curiosity of nature: its height from the base to the top was six feet; circumference of the base, 49 feet; ditto, to the top, 9 feet 5 inches; ditto, at the opening, 2 feet 2 inches.

Great distress prevailed at Nassau, on account of the destruction

by the late dreadful fire.

Some severe gales of wind had been experienced at the Bahama islands in December; but no material damage had been sustained. A schooner of St. Salvador had been wrecked on the east end of Electhera; the vessel, cargo, and all hands/lost. The American schooner Liley, from Port-au-Prince, was wrecked off Exurna; vessel lost, master and crew saved.

The Royal Bahama Gazette, of Dec. 26, states, that the Insurgent privateers were blockading Havannah, and there was no force there adequate to the task of coping with them. They boarded every vessel that came in or out A large Spanish of the harbour. ship had been taken possession of by them; and it was said the whole crew were murdered, and the vessel sunk. This had created the greatest alarm at Havannah, and a considerable degree of interest was excited among the inhabitants

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habitants for the protection of the trade.

An act had been passed at Nassau, declaring that all slaves, not being actual natives of Africa, should be deemed and taken to be creoles, and subject to a tax, and that to be paid by the owners of the said slaves.

Ragged Island, N.P. was under a blockade by a set of piratical boats, several of which had landed, plundered the place, and murdered several of the inhabitants.

An inquest was held on the body of Sarah Wark, who was found dead on the floor of her house, situated about nine miles from Belfast. From the nature of her dealings she was occasionally absent for days together, and from that the neighbours were under no fear for her safety. In the end of the house was a small window, nearly filled up with stones; but a dog, probably attracted by the smell of the corpse, had got into the house through Not being able to get out again, it barked, and a person looking in at the hole, discovered the body. The neighbours forced the door, when a most shocking spectacle presented itself. The body lay on the floor, and close by it a hatchet. One of the hands, apparently cut off by the wrist, lay in a perfect state near to the body; the other hand was not to be found. On the right side of the forehead the skull was deeply knocked in, and there was also a large wound a little below the chest; and, what added to the revolting spectacle, a small pig, which had belonged to the woman, was found in the house, and

had devoured almost the flesh of the face, the arithe upper part of the body all the circumstances, thad no hesitation in returned in the december of the december of the body and the december of the flesh of the december of the flesh of the december of the flesh of

16. New York papers 22nd, and Boston to the ult. have arrived.

The report of the comappointed to investigate fairs of the Bank of the States has been publish occupies ten columns of a rican paper. A deputation committee had proceeded adelphia, Baltimore, and mond, to collect informatter minute details, the mittee conclude the repostating, that the Bank has lated their charter in a stances—

of public debt, in order stitute them for two miles similar debt, which it has tracted to sell, or had be Europe, and which the of the Treasury claimed to of redeeming.

2nd. In not requiring a filment of the engagement by the stockholders, in the ing to pay the second are instalments on the stock, and funded debt.

Srd. In paying divide stockholders who had no pleted their instalments, to visions of the charter in spect were violated.

4th. By allowing personal have more than 30 votes of various pretences of being neys, &c.

mittee do not offer for these evils. The Bank in consequence very unsettled state.

Bank stock was as

inues to rage amongst has decreased consiing the last few days. r of deaths from the e 31st of August, by c, on the island of s—males, 311; fei: total, 537. The deaths from other ring the last month, aking 1171 total of ugust.

ugust.
from Tannah state, isease was declining that it was prevalent e villages of Salsette. rom Bassein mention, ease had reached that a which circumstance it it appears to be pronoving to the north-reached Bancoote, to ard, some days ago.

as, Oct. 3.—The latest rom Ceylon, brought ipers, are of a gratifytion. We mentioned, since, as a credible re-

tion. We mentioned, since, as a credible rethe Pretender and his lappitipola, had been and this intelligence is med. It has had, as spected, the most bensequences, in allayellious spirit so prevale a certain class of the heir influence and inat an end, and the deprince of the province the every province the

all descriptions were

hastening to submit, and to give the surest proof of their sincerity by the surrender of their arms. In the seven Korles, arms are brought in every day in abundance. In Hewahette, where captain Cleather was so vigourously attacked, and his escorts so continually annoyed, all hostility had nearly ceased, and there was every prospect of that province, the most rebellious of all, being restored to tranquillity. In Wellassy every thing is perfectly quiet. The new works at Paranagam are in great progress. We hope our next advices from this quarter will communicate the pleasing intelligence of the entire suppression of the recent insurrection.

Hamburgh, Feb. 16.—The history of the trade of Hamburgh deserves to be written by a judicious historian. There is, probably, no commercial city where the sources of gain have experienced such remarkable alterations. It is well known, that our city owes its original prosperity to the breweries; at present our beer is, of all the kinds brewed in Germany, the worst, at least the most unknown. Ten years ago our sugar-refiners flourished, and our sugar was exported to the remotest countries, even to those which had sugar-refineries of their The latter, indeed, is still done, especially to Russia, where only Hamburgh sugars, as being the most durable, are fit for being sent into the interior of that immense empire; but since sugarrefineries have been excessively multiplied in all foreign countries, and the prices of refined sugar are in no proportion to those of

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raw, the exportation of this article is now so inconsiderable, that the manufacturers must be diminished in number every year, or become bankrupts. At present, insurances have become a branch of business to an extent never before known. We already rival, in this branch, even the English themselves; want of credit, and of a hank to facilitate the circulation of capital, render the insurance of other continental cities difficult. Hamburgh has at present twenty active insurance companies, each with a capital of from 450,000 to 1,500,000 marks banco; besides these, there are a great number of private in-Surers.

Constantinople, Dec. 15.—The Pacha of Diarbech has sent to Constantinople a circumstantial report of his expedition against the rebels of Mardin. This report has been accompanied by a thousand heads, severed from the ranquished. These sanguinary trophies have been exposed, as usual, at the gate of the Seraglio. The Tartar who brought them, has obtained a Pelisse of honour. Presents have also been sent to the Pacha.

17. Extract of a Letter from Jamaica, Dec. 28, 1818.—" I am glad to inform you of our arrival here on the 18th instant. We left Madeira on the 19th of November, and the same day, at three, were boarded by a parate ship, of 16 guns, who took possession, drove all our crew below, and placed sentinels over the scuttle; run the ship before the wind under the Decorters, rummaged and searched the ship for money, as they said, and

plundered us of a quar-Madeira, one barrel of cask eight dozens of be ter, one dozen of por glass, and my best 🚓 sides wearing apparel. three dozen and a wine, and sundry ob-The crew were appeared lish; they frequently to put us all to death, information, which 1 pected they would do, conduct. me he was a second P and cared for no flag: wanted, and money have. After dark, he w ting away our masts, the carpenter hand his he persisted in it a # and all being intoxicate a great deal to do to him from cutting them last they swore me not to Madeira, or to give mation of them before a in Jamaica, as, if they t attempting it, I was to mercy; and being in the pirate, the brig of 🐀 was the Parthian, we them she stood into Roads for water, and Jamaica. They left us at night, and allowed sail, they laying to, did, and during that me On the our foremast. the morning, at day-lig bore E. S. E. distant et leagues, observed the sa with all sail, standing expected no other the coming to put his form into execution. I en to get in shore of him ing nearly calm, and I

ght armed our boats, them, not being able the ship, as the only ving our lives; rowed but the breeze soon ing up from the wested him to come fast soon got us under his re obliged to go alonget our fate, without rcy; but, to our great et with every kindtowed us up to the , which we regaining o'clock, after returnextant and spy-glass, us fruit, he said he s into the Trades, and us all night, and the ig sent his boat with nake the best of our sica, and he stood tosle of Teneriffe. ed a British schooner efore, which put into ule we were there; l that he had sunk a all hands but one." maltar, Jan. 18, 1819. ight received an offrom Minorca, of the forming me that a vesved there from Tunis, sage of eight days, counts that the deaths ' amounted to above n. The master of the ted, that just before : heard that the deaths ed to above 600 per

ch frigate has just arlahon, from Algiers, patches up to the 15th lich it appears, that is of the plague had in that city. The consupposed to have been re-introduced by persons who accompanied the bey of Constantinas, Califfa, with the quarterly payments for the Algerine government.

(Signed) "GEORGE DON.

"P.S. The deaths by the plague at Tunis, according to the official returns, from the 1st November to the 1st December, amounted to 12,117.

" GEORGE DON.

"His Excellency Sir H.Wellesley."

In repairing the principal altar of the lower church of St. Francis d'Assise, the body of its holy founder has been discovered, after having lain there unknown for 600 years. The sovereign pontiff, apprised of this discovery, has given orders to the bishops of Boligno, Perouse, Spoleto, and Assise, to repair to this latter town, after the Epiphany, and to make an authentic recognition of the body, with all the necessary The intention of the holy father is, that these precious remains shall be transferred with pomp to the upper church, and be there exposed to the veneration of the faithful.

Hastings, Feb. 23. A fishingboat, with three men, was this morning upset in a storm, in endeavouring to get into Hastings. The poor sailors took to a raft, and being very near shore, they might all have been easily saved if there had been a life-boat at this place, and thus their sufferings, and the agonies of their friends and families, might have The three unforbeen avoided. tunate men continued for nearly an hour to float near the shore, at the mercy of the waves, and with-

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in sight of the multitude, who were unable to give them help, till two of them were washed off and lost, one after the other, and the third was at last thrown ashore in a state which makes his reco-

very very doubtful.

24. Died, at Edinburgh, on Sunday evening, the 14th instant, John Sackcouse, aged 22, a native of the west coast of Greenland. This Eskimaux has occupied a considerable share of the public attention, and his loss will be very generally felt. He had already rendered important service to the country in the late expedition of discovery, and great expectations were naturally formed of the utility of which he would prove on the expedition about to sail for Baffin's-bay. The admiralty, with great liberality and judgment, had directed the greatest pains to be taken in his farther education; and he had been several months in Edinburgh with this view, when he was seized with a violent inflammation in the chest, which carried him off in a few days. He was extremely docile, and though rather slow in the attainment of knowledge, he was industrious, zealous, and cheerful, and was always grateful for the kindness and attention shown to him. His amiable disposition and simple manners had interested those who had opportunities of knowing him per-sonally, in a way that will not soon be forgotten. To the public his loss, we fear, is irreparable to his friends it is doubly severe. Just before his death, the poor Eskimaux said he knew he was going to die; that his father and mother had died in the same way ;

and that his sister, who last of all his relations, appeared to him and call

gway.

A very interesting. took place at Freeman of about 260 of the In dren educated and clothe schools, generally called! in George-street, St. Gile chair was taken by the Gosford, who supplied of the duke of Bedford, \$1 Sir Digby Ma tron. opened the business, by the great obstacles forma posed to the education children, from the preju-Roman Catholic priess which now, in a CODE measure, had subsided, 🧃 quence of the liberal and ceptionable system of pursued by the committee

A letter was read from 2 of Bedford, who could me town, highly praising the tion, and inclosing a draft guineas, in addition to his donations. Mr. Wilberford in strong terms of the un of these schools; and said a happy event that the Bedford had diligently asco the real nature of this en ment, and the conduct teachers, but particularly Finigan, the master, be grace would accept the tion of patron; and the doubt being thus remove schools had gained no putation, in consequence duke's temporary reluctar

Many animated and imp speeches were made, after lic examination of the c (both girls and boys) ha

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vitnessed; and the company dispersed, with a full conviction that 1,300 poor and ignorant descendants of Irish parents had been trained up in the fear of God, and educated in useful knowledge: the females, as was stated by Mr. Butterworth and Mr. Blair, had received the farther besent of being instructed in needlework by several ladies, besides learning to read, write, and perform the rudiments of arithmetic.

MARCH.

2. Lausanne.—At the request of the Spanish Ambassador, the Directory has communicated to the Cantons the Royal Decree, according to which all foreign adventurers who may be taken under arms, under the banners of the American Insurgents, or furnishing them with ammunition or arms, will be punished with death.

4. Revel. — The navigation hitherto has not been closed—a circumstance that has not occurred in the recollection of the oldest person here.

Frankfort.—A reclamation presented to the Germanic Diet recalled the remembrance of the celebrated diamond necklace, which produced so strong a sensation in France, and throughout all Europe, a short time before the French Revolution. Several Englishmen, who had lent to the Cardinal de Rohan, Prince Bishop of Strasburg, a sum of several millions of livres for the payment of this necklace, and who had received in mortgage some property Vol. LXI.

situate on the right bank of the Rhine, now demand the payment of this debt from the Grand Duke of Baden, who is now in possession of this property, charged with the debts for which they had been pledged, but who refuses to liquidate them. Dr. Jassay, an advocate of this town, is charged with this affair.

The property of the bishop of Strasburg, situate on the left bank, was sold during the Revolution, for the creditors, who were then in England, and could not make their demands.

8. Brussels. — It is said, that the works for the erection of the new palace for his majesty, after the plan approved of by him, will commence in a fortnight. On the other hand, the works for the monument which is to be erected on the field of Waterloo will begin This monument immediately. will be of a prodigious elevation, and of immense extent at its base. It will resemble an Egyptian pyramid. The spot chosen for it is that where his royal highness the Prince of Orange was wounded on the memorable 18th of June, The sum of a million of floring is said to be destined to this monument.

Gotha.—BeforeM.VonStourdza left Weimar to proceed to Russia, he received a letter from two students of Jena, couched in these terms:—"You have allowed yourself, in your pamphlet on Germany, to attack a considerable portion of the German youth and the honour of our country. We demand satisfaction for this outrage. We challenge you to single combat, after the manner of our ancestors. A German allows

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his

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his adversary the choice of weapons. If, as we have heard, you refuse to fight unless when challenged by a noble antagonist, know that we the undersigned are

noble."

M. Von Stourdza, in his answer, said, that he could not reply to all the challenges which were addressed to him, and would neither employ his sword nor his pen in repelling the attacks of which he was the object, for no other reason than because he fulfilled a duty imposed upon him by the order of his imperial master, under whose direction the pamphlet in question was

drawn up and printed.

After this communication, the sub-rector demanded of the two young men a retractation, which one of them did verbally, and the other in the following written terms: - "Since M. Von Stourdza declares, that he only acted in the capacity of a public servant, and that he only devised, wrote, and drew up the obnoxious paper, under the direction of the autocrat of all the Russias, I, a free German, see no reason for demanding satisfaction from a writing machine; and declare, that I renounce all claim of satisfaction from M. Von Stourdza.

The Persian Ambassador arrived in Paris on the 6th inst. remarked in the different towns which his excellency has visited, that, true to the customs of the eastern ambassadors, he did not offer the smallest gratification to the persons employed in the public establishments, doubtless persuaded that the sovereign of each territory ought to do the honours of his country.

Limerick.—On Friday number of villains was house of a man of the Kelly, in the neighbor Croom, for the purpose arms; but on meeting sistance from Kelly and one of the villains fired and shot him dead. sister suddenly exclain further resistance was and begged her father 🕷 render the gun, as she of the party to be her un vant, who would save the family; the fellow about, and levelling his poor girl, also shot then went off. Two of lows came to the walks unfortunate people on night, and were apprehe

 The report of the sioners for the herring T their proceedings for ending the 5th April, 1 been printed by order House of Commons. cludes with statung, "1 missioners think it is that the character of fishery is rising both at abroad; for while the 📢 herrings cured gutted i increasing, the quantil ungutted is every year ing, and that the demand pace with the quantity They have also to menti while the exportation to tinent of Europe ha equalled that of the year, and the exportation land and the West India creased, a new market he in the East Indies, to w ferent shipments of herr been made both from

ndon; from the former at success, but the result ter is not yet known, and at that India will soon bepermanent and valuable for the consumption of

errings."

iall.—Yesterday, Barthobroughton, the naval ofo already has undergone examinations, on suspinaving robbed the White an, Fetter-lane, and the th-two-necks, Lad-lane, e had slept at different as brought up before the nagistrate for what was ed a final hearing, it beerstood that one of the tes stolen from the White in had been traced to his

s entering the office, his ince betrayed great inon, which was supposed result of mental agitasequently he complained beater, the marshalman, him in custody, that he ill, and at length conit he had taken laudanum. assistance was immeent for, and the prisoner to the magistrate's parn emetic was administ without effect, and suby another. In this state placed at the bar in a en the worthy alderman, ng him not in a fit state zo his examination, therenanded him till Friday nd he was accordingly I to the infirmary at the , with instructions to the to send for the medical t immediately.

The fact of his having taken laudanum was at first doubted, inasmuch as from the quantity the prisoner stated himself to have taken, and the length of time which had elapsed since he took it, symptoms of a much more violent nature were to have been expected; it was however discovered, on inspecting the phial, that it had contained laudanum, which the medical gentleman considered, from the symptoms, must have been in a very diluted state; and that after the operation of the emetic, the prisoner was not likely to be materially affected by it. The laudanum, there is no doubt, was brought to the prison by his wife.

On Saturday last, about 11 o'clock at night, a most destructive fire broke out in the extensive water corn mills at Chester, which, notwithstanding every exertion of men and engines, raged with such impetuosity, that in the short space of three hours scarce a vestige remained to mark the site of the building. One man, we are sorry to add, in endeavouring to save some property, fell a victim to the devouring element, and was literally burnt to a cinder. The cause of this catastrophe has not been clearly ascertained, but it is conjectured to have originated in the kiln used for drying oats for making meal. We are happy to add, that a great part of the property is insured; the total loss of which is estimated at 30,000%. Colonel Wrench, the proprietor of the building, is the greatest sufferer. A similar accident occurred nearly 30 years ago, but not so extensive in its

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consequences, as the buildings and machinery had lately received every possible improvement.

12. In consequence of the great fall in the market for raw cotton, expresses have been sent from Liverpool, over land to Calcutta, in order to countermand, as speedily as possible, any further shipments of that article. An absolute engagement is said to have been entered into by the persons bearing the expresses, to deliver them, allowing for accidents to life or limb, in three months from the date of leaving England.

Rome.—The Prince Regent of England has requested the holy father and cardinal Gonsalvi to permit the English painter, air J. Lawrence, to take their portraits for the gallery of Carlton-house. This artist is soon expected here.

16. Lausanne.—On the 4th dreadful conflagration a nearly entirely destroyed the large village of Azmoos, district of Sargans, canton of St. Gall. Nearly the whole population of this village, and of the neighbouring communes, were at work at the dykes on the banks of the Rhine; and before any belp arrived, 113 houses were consumed by the flames, and \$18 indivi-duals, forming 78 families, were reduced to the most afflicting misery by the loss of their live stock, furniture, and provisions. The church and 25 habitations escaped this disaster, which has been alleviated in some measure by prompt relief from the government of St. Gall. In 1716 this village experienced a similar fate,

The misfortunes which the inhabitants of St. Gall have endured, during several years past, from the stagnation of trade, fires, and inundations, cannot be too much lamented.

17. A steam-boat has been built at Trinidad to ply between Port Spain and San Fernando, touching at Point-a-Pierre; she has three cabins, for the white, coloured, and slave passengers, and was to commence her trips on the 21st of December.

22. The Amity, which has arrived at Liverpool from New York, has brought considerable remittances, and some extensive orders, to some of the first houses in Lancashire and Yorkshire, particularly for fine broad cloths; but the coarse and inferior kinds are quite unsaleable at any price in the American markets, which are represented in these letters 25 completely glutted with our common fabrics. Cotton wool is so low in the American markets, the principal planters that in many districts have come to the resolution of decreasing the quantity grown by them, for a given time.

opened for passengers at 12 o'clock at night. It has 30 lanterns, lighted by gas, which give a most brilliant effect. Thus, in the space of 4 years, another ornament has been added to the metropolit. There was no ceremony observed on the occasion; but as St. Paul's struck 12, the toll of one penny commenced. The roads intended to lead to the bridge on the Surrey side are in great forwardness; one has been planned, from

phant and Castle, to cross corge's fields, passing the part of the King's-bench thence across Great Sufeet, to meet at a right with New-bridge-street, in street.

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tantinople, Feb. 25.—The s de Riviere, the French amor, having caused to be arand kept in safe custody a of thieves, composed of men, Corsicans, and Itavho had formed a project ring his palace by night, it contemplation to try them officers of the embassy; erent ministers of their sos residing here were inof the intended measure, re their consent to it. ted that his highness, inthat these malefactors had nmitted thefts in various at Constantinople, would sent that the French emnould exercise its jurisdicer the accused, and that rged the reis-effendi to in the most express manthe ambassadors similar ions upon the rights of the eignior. In consequence last month, complaints dressed to the Divan, on t of the different embaswhich they require, on int, the execution of the It was even alleged, the case of malefactors, of powers whose reprees reside in Constan-

being convicted of of-

gainst the subjects of the

signior, the Turkish judges

address the jurisdiction of

assadors, in order to bring

nders to trial.

26. The French government are taking decisive steps to reestablish the fortresses which the allies had dismantled: 360 pieces of cannon have been ordered from La Rochelle to the eastern frontier, and above 500 condemned pieces had been sent to the foundery of Strasburg to be re-cast.

31. Washington.—The president departed from this city yesterday, in the steam-boat, for Norfolk, with an intention to proceed by Pasquotank, the Albemarle, and Pamlico sound, to Wilmington, Charleston, and Savannah, having in view, in reference to public defence, a careful inspection of all the inlets from the The reports of the board of commissioners, consisting of officers of the corps of engineers and of the navy, relative to a naval depot, dock-yards, and fortifications, point out the objects peculiarly deserving his attention. From Savannah his course will probably depend upon circum-The season, it is expected, will be too far advanced to admit his passage by land to New Orleans, if, indeed, it were proper to take that route before the late treaty with Spain is carried into effect. Should he not continue his journey towards New Orleans, it is said that he will proceed westward by Augusta, through Tennessee and Kentucky, to the new States, or to some of In that section of the Union, many objects of the highest interest present themselves to view, a correct knowledge of which, it is believed, would be useful to all employed in public councils. Our relations with the Indian tribes, under the immense cessions

cossions of territory obtained from them by the treaties of the last year, are of that character. The game on which they have principally relied heretofore will no longer furnish them with a subsistence. New efforts will be necessary to civilize them; and effectual regulations must be adopted for the purpose, or they will perish. The great amount of the public lands, which constitute an inexhaustible source of wealth to the whole nation; the disposition of our troops to protect our frontier-settlements and preserve peace with the Indiane; to protect the Indians themselves from injustice, and to secure the public lands from intrusions; are subjects highly worthy of the attention of those to whom the management thereof is intrusted, and particularly of the chief magistrate.

Mr. Manroe has evidently considered it his duty to attend in person to these objects since he was elected into the present office, and particularly to measures relating to the public defence. The late war obviously formed an epoch in our history, and furnished the motive, if it did not impose the obligation on the chief magistrate, to give to those measures the utmost activity and vigour. We have not forgotten the imminent perils of that momentous struggle; the desolation of our coast, throughout its whole extent; the great number of our citizens who were called, even from the most remote parts of the interior, to its defence; and the waste of life from disease which followed. Had the coast been fortified, 1-10th of the force would have been more adeas defence, and more the of our citizens and prolost would have been 🤲 destruction. We all reability and virtue with citizen then at the helm that struggle, and his pa firmness in moments verest trial. Mr. Mc acted under him, in the ment of war; and he nessed the difficulties struggle, he thinks it is on him to exert every his power to carry inteealutary laws and prov Congress, since adopted like calamities in the another war.

Such, obviously, and tives and the objects the opinion of the president upon him this arduo which he commenced the national concerns the national concerns the national concerns is now prosecuting.

The secretary of waith the president, end company him until he coast for the interior.

APRIL.

1. Gibraltar.— "The been no less than three day between the officer 64th regument, and the of the American sloop Erie. According to report of the officers belonging United States, are dead of the officers of the 64 verely, but not day wounded. The dispute

the purser of the United frigate, which has since and a lieutenant of the piment. The officers of in were put under arrest commander in chief, and hallenged by their oppotated this circumstance. warrant was issued by ebbeare, coroner, to the r and parish officers of Vorldham, Hants, directn to take up the body of named Francis Stephens, ed on Wednesday, from g nearly a gallon of beer t a quarter of an hour, on eding Sunday. The jury d a verdict—Died from re drinking. The coroner that clergymen, as well as , were liable to presentid fine, and also to indictor suffering a body to be without sending for him he death was sudden, or n occasioned by violence; n its having been repeatme, he expressed his detion to indict the first Micers who should herender themselves liable. L—The emperor and em-Austria yesterday made lemn entrance here, under of artillery and every other ay of respect. The auavellers alighted at the I palace, where his holin learning their arrival,

holy father received his us guests with every mark ctionate regard. ing with them some time, ness introduced the cheva-

led even to the ante-

rs of the palace to wel-

liers and ladies destined to ferm their suite. Their majestics were then conducted by cardinal Gortsalvi to the apartments prepared

for their reception.

5. Haarlem.—For some time past a plan has been spoken of to drain the Mere of Haarlem, which is of the extent of 46,000 acres, and to render it fit for the purposes of agriculture; this plan has been discussed several times at different periods, and has now been submitted to his majesty.

Valenciennes.—The events which have borne heavy upon France for some years past had caused the triple line of fortresses to be neglected, which extends from the Upper Rhine to the North Sea, and forms an almost insuperable barrier, when it is well defended. Marshal Gouvion St. Cyr, the minister of war, has adopted a plan, which the king has approved, to increase the strength and independence of France, by making its power respected abroad; besides, the ancient system of defence created hy Vauban has undergone -some changes by the cession of the important fortress of Landau to Germany, and of Philippeville and Marienburg to the Netherlands; on the other hand, Luxemburg, the Gibraltar of the centre of Europe. is a fortress of the German confederation. The frontiers of Prussia touch those of France, and the Moselle and the kingdom of the Netherlands will shortly be covered by a line of fortresses which are erecting with a rapidity that is truly astonishing. Under those circumstances, it has been judged indispensable that France should take a respectable

spectable attitude; in consequence, all the fortresses of the first, second, and third ranks, will be successively put in an excellent state of defence; the artillery, and all the materials necessary to arm them completely, are to arrive from the interior of the kingdom during the spring, and will be distributed among the fortresses which need a supply. The cannon unfit for service will be recast at Douay, where the regiment of artillery of Toulouse is expected this week to replace that of Douay, which goes to La Fere. The new organization of the army proceeds with rapidity; the legions of foot, and the regiments of horse in garrison in the sixteenth military division, daily receive a considerable number of recruits. Many old soldiers willingly resume their arms to serve their country anew, especially since a great number of the officers who have so often led them in the field of glory have been recalled to their standards. The third battalion of each legion is forming, and soon the complete organization of the army of reserve will end the new military system. Many officers on halfpay have lately received commissions and notices of the corps in which they are to serve. The two regiments of infantry of the Royal Guard in garrison in this city and Lille are also completing, by voluntary enrolments. Tranquillity, order, and peace, reign in our provinces, where the prevailing spirit is excellent. While the manufactures of Picardy, Artois, and French Flanders, become every day more prosperous, a formidable army of douaniers on

our coast and frontiers protect our natural industry. It is most impossible for contrabe goods to pass this triple lit every douanier piques himself hindering foreign manufactu from entering France; and may be said that they show in t service, independently of the own interest, a truly patrio zeal: they consider the seizure English goods in particular a sort of triumph of which the boast.

9. Letters from Saxony sta that caravans of German fami continue to pass by Leipsic Frankfort-on-the-Oder, towa Poland. On the 16th of Mar nine waggons passed throu Weimar on the same destinati The reason assigned for this en gration is the want of fertility The government of land offers the emigrants m facilities towards establish themselves in that country.

The Universities of Duisbou Munster, and Paderborn, are n aware of their destiny. That Paderborn is suppressed. Munster there remains but course of theology and of other ecclesiastical sciences the young men of the diocese Munster who are destined for priesthood. The professors tain their appointments dur their lives, under the condit of fulfilling the duties to wh they shall be called.

The celebrated defender of liberty of the press, Mallinkro who was condemned by the minal tribunal of Cleves to t months imprisonment, for have published that the military ex cises disturb the devotion of p

mbled in the churches, absolved by the superior Magdebourg, which has the sentence of the tri-Cleves. The friends of y of the press in Ger-It so much the more in , as an express order of of Prussia had declared rriter shall be punished ig of that which refers ises that may take place ninistration. In conse-'this, the liberty of the pposed to be legally rein the Prussian states. lm.—Together with the against smugglers and s of the customs, an vere ordinance respectition has been published, o be in force from next th together are expected he most important confor the course of exhe manufactures of the and the revenues of the National and foreign are allowed to sail di-> 14 ports only, and deir cargoes; the places to other ports (among Stockholm), where they in to make their preliclaration, and be visited ncers, are strictly prend all others prohibited penalty of 500 dollars · nine months hard lafortress; as well as anithout necessity even in channel, or sailing in ilots, who are ordered he superintendence till il of the custom-house Vessels under 15 lasts we not to sail with any ish productions, and to

bring back none but productions of the place where they have landed their cargoes. Every Swedish captain coming from a port where there is a Swedish consul or commissioner, have with him a duplicate of his ship's manifest, signed by the consul or commissioner, by the officer and the custom-house ship-broker of the place, together with an extract of the contents of all his bills of lading; and shall also show to the consul within three days after his arrival, his last Swedish passport, and bring it back (signed by him) to his The declaration own country. of the captain shall be made within 4 hours after his arrival, the special declaration of the owners of the goods within 8 days, and the payment of the duties within 30 days; unloading in the open sea, or in a prohibited manner, or in the absence of the custom-house officer, costs the loss of the goods, 3 years hard labour in a fortress for the captain, and confiscation of the ship and cargo, together with the punishments pronounced smugglers, for such of the owners of the ship or of the goods who have been privy to the misdemeanors, &c.

10. The Troon harbour, on the coast of Ayrshire, which was begun by the Duke of Portland some years ago, has been some time completed. The Duke is said to have expended 200,000% on this undertaking, the object of which is, to afford a shipping for the coals of the extensive mines belonging to the Duke of Portland in that district.

14. The spirit of emigration from

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from Portsmouth continues un-Every packet for Havre abated. conveys numerous passengers destined for America; and not less than 500 Englishmen are supposed to be now at Havre, waiting for a fair wind, many of whom have been there upwards of a month. About 70 persons, chiefly artisans and mechanics, with women and children, amounting in the whole to at least 200, have embarked during last week, intending to proceed from Havre in an American brig belonging to Baltimore, which has been taken up expressly for the purpose. expenses of the voyage are to be defrayed out of a fund which has been accumulating for some time past by a small weekly subscription, and the total charge for each passenger is said to be less than 4%.

The Moniteur contains a royal ordinance, approving the institution of a "Royal Society for the amelioration of prisons." This ordinance consists of 23 articles, regulating the manner in which the said society shall carry into effect, throughout the whole kingdom, the purposes for which it has been specially created. The King declares himself the Protector, and authorizes the Duke d'Angouleme to become the President of the Society. The statutes and regulations of the Society, as well as the list of the founders, are ordered to be submitted to the Royal approbation.

14. A short time since a kind of volcanic eruption took place in the Swiss canton of Tessino; a small mountain, near Monthio,

opened and poured forth vof smoke, masses of rocklames. Considerable blustone were detached fromountain and rolled into of a neighbouring river. was, even on the following ing, impregnated with a and fire was seen in the which had been formed.

15. Letters and paper 10th ult. from Havanna been received, by which **v** that the fleet of Spanis which sailed from that 1 26th of February, under of a frigate and sloop of Cadiz, had a few days aft departure experienced weather, and were compa return to the island. Sev them narrowly escaped captured by the Insurge vateers; and had the vessi tinued on their voyage, no several of them would hav into the hands of the cor separated from the ships accompanying them. trade with the coast of A January and February la been less active than usua Havannah Diary contains small list of ships which rived within that period number of vessels were pr to leave Cuba, and would after having obtained fre plies of negroes.

20. Advices from G to the 23rd ult. state, t Governor of the fortress I received the unfavourable of the increase of the pla Tunis, and the towns in mediate neighbourhood.

Hamburgh, April 20.—sequence of the stipulati

in the Diet at Frankailitary.organization[will orgo a material change. rison, now amounting 900 men, will be augo 1,500, among whom 00 young men of our d, chosen by a regular conscription, and under s to take the field in

ecessity.

boor. - The Duke and of Kent landed here toit two o'clock, from the wereign yacht, after a ge in about two hours ilf from Calais, where remained several days for the spring tides to the yacht sailing out of

rbour with safety.

lover.—About three this his majesty's schooner rrived in the roads, and tly after the boat beo the Customs put off under a salute. pard the Persian ambasl suite, who on landing xed with another salute guns at the heights. As mer had been seen for : before her arrival, there amazing concourse of membled on the beach. novel nature of the aren or a dozen persons 1 silks and turbans, with and long beards, in no ree attracted the attene inhabitants.

e Leeds and other Yorkers notice the alarming of upwards of 240,000 cloth in the manufacture ear, as compared with

'aris.—Prince Paul of

Wurtembarg, who has resided in Paris for the last two years, has addressed a letter to the Germanic Diet, complaining of the arbitrary acts which the King his brother thinks he has a right to exercise towards him; in virtue of a family law which the King succeeded in compelling Prince Paul to subscribe about a year ago: According to an article of this law, a Prince of the Royal Ramily cannot absent himself from the kingdom without the consent of the King. The King has lately ordered Prince Paul home, under pain of confiscating his appenages. The Prince, who thinks that in returning he would expose himself to acts of violence on the part of his brother, declares that he will not return to the kingdom till his Majesty has fulfilled the 13th article of the act of the Germanic Confederation, which stipulates for the establishment of constitutions in the Germanic States: and till the relations between him and the State, and between him and his brother, be constitutionally regulated.

Last evening, about six o'clock, the borough of Southwark was thrown into the utmost terror and confusion, by the explosion of a steam-engine on the premises of Mr. Smitherman; a sawyer of mahogany and other woods, in White-street, Borough: the report was as loud as the firing of cannon. The copper was blown (a fact almost incredible) the distance of 300 yards, upon the roof of a warehouse four stories high, where it is now to be seen, which it damaged considerably; the engine-house, and some of the premises adjoining, were

blown .

ne public, I never asked er to say any thing faof me, nor gave any ny uneasiness for having ill of me; and though sible of kindness, I have iswered calumny. vill, therefore, permit me e his protection, and, knowing the offence, to that I do not consider offended. I disclaim all ngs in this respect, and hem with all my power. ie honour to salute him, med) LA FAYETTE." April 27, 1819."

wer to the letter of M. e, M. Bellart caused the letter to be published:

Attorney-General has our of replying to the de la Fayette, that it is nterest of society that a ion should be instituted he authors of L'Ami de ité, who have imputed to quis the commission of tous action, and one of t abominable crimes of plution. In these latter lividual injuries and outve become so frequent, ough it is the duty of strates to repress them, ecome impossible to act all of them. They are reduced to the necesnoosing those which premost odious characters, h are the most hurtful to eral interests. Of this **re** the calumnies which f crimes functionaries of rank, to whom the conof the public is necesnch accuse them of ofconnected to epochs, the

memory of which the wisdom of the King has ordained, in the name of public peace, should not be revived; which finally may produce some disastrous consequences, similar to those which too many families have occasion The laws which are to mourn. in existence, and which it is the duty of the Attorney-general to put into execution, without assuming the liberty of deciding on them, command him to bring this species of crime before the tribunals. He performs this duty with impartiality, without any exception of persons, and with the sole intent of preventing, as far as in his power, all attempts to re-excite the storms of civil The generosity of the discord. Marquis de la Fayette need not, therefore, be alarmed at an action, over which it has no influence, which it does not interest in any manner, and in which the public minister accounts private interest as nothing. The Attorney-general has the honour of assuring the Marquis de Fayette of his high respect.

(Signed) "Bellart, "Attorney-General."

MAY.

4. The marriage between the Infant of Spain, Don Francis Paul, and the Princess Charlotte Louisa of Naples, was celebrated at Naples on the 15th ult. The princess was to quit that city on the 24th, to proceed to Spain.

5. The Americans are fitting out, for the first time, an expedition round the world. The Congress frigate, captain Henley, has been selected for the purpose, and by the last advices was lying

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at Norfolk, nearly ready for sea. She takes out with her from 20 to 30 midshipmen, and is expected to be absent about two years.

of the scandal which has resulted from the conduct of several priests, in refusing Christian sepulture to persons whom, whether right or wrong, they considered as dying in final impenitence. The bishop of Arras has issued instructions to all the curés in his diocese, not to refuse ecclesiastical sepulture to any Catholic on any pretence whatever.

8. Hatton-Garden.—An application was yesterday made to the magistrate, W. L. Rogers, esq., by Mr. Bodkin, one of the overseers of the parish of Clerkenwell, under Mr. Sturges Bourne's new Act for amending the Poor Laws.

A wretched-looking Irish woman, and three young children, without shoes or stockings, and almost naked, were brought into the office by the beadle. Upon examination by the worthy magistrate, it appeared that the husband of the pauper, having been unable to procure work, had some time since deserted his family, and that although they had lived in this country unwards of 20 years, and that all the children were born in the parish, no legal settlement had been obtained: by the new act, therefore, they were liable to be immediately sent to Ireland as vag-

Mr. Bodkin proceeded to remark upon the cruelty of the provisions of this act, which for the first time in this country regarded poverty as a crime.

Magistrate.—Sir, when nion may be entertained this act, I have no discreyou demand it, I am grant the order.

Mr. Bodkin.—Sir, I demand it, but I do feel most unpleasantly situate other London parishes ing themselves of the pethis act, if ours abstadoing so, the natural committee will be to attract to us a of the burthen. The di

overseer now calls upon that which every man must surely most strong demn. My only objecting these miserable obfore you is to arouse to a sense of the inhuming impolicy of the act. I indeed, bring myself to will be long suffered to make sons of rank and influenced.

metropolis, connected a land, can refrain from a vour to effect some in qualification of this claus

The poor woman wept at the idea of being sent upon the coast of Ireland she was now altogether 🐗 and expressed the utmo tude on being informed not be the case. The man appeared strongly impres the severity of this en and Mr. Bodkin (who mately connected with dicity Society) declared decided conviction, that sequence must be great crease the number of by sending all the Int the metropolis streets.

is stated by a Flemish t a considerable emigra-Russian vassals having ace from the frontier of to Poland, it was proy the cabinet to adopt easures for getting the igrants restored by the thorities, when the Emhis usual integrity denat as the constitution of neld out security to sethould never be violated r any other article.

reliste.—In consequence afacturer of this city haved the price of weavings 2s. per cut, a considerater of weavers assembled ultuous manner on Wedfternoon, broke some of their displeasure. They a kind of meeting upons, at which they resolved on the Prince Regent to mall to America!

private letters received y from all parts of the t, contain unfavourable of the state of com-Two failures have taken Stralsund, one at Stettin, 'etersburgh, and a fifth at

It is further stated, most perfect stagnation in every department of, and not a single article and not a single article.

Madrid.—The last acreceived from Africa anthat the plague has made ogress in the kingdom of o. It continues its ran most of the towns and principally at Fez, Ral Tetuan: 200 individuals

die daily at Fez, from 60 to 70 at Rabat, and about 80 at Tetuan. This scourge still rages at Tangiers, but not with such fatal effects as elsewhere, although no precautions whatever are adopted against it, since it is permitted to bring there, for public sale, the clothes of those who die at Tetuan.

1. The plague on the coast Africa was still continuing its ravages towards the of March, although in Tangiers and its neighbourhood there had been a great diminution of its violence. But in Rabal 10 were dying every day, and in Larache upwards of fifteen. In Tetuan there had died between the 17**th** and 21st of March, 357 persons; Fez the daily amount of deaths exceeded 150, and in Mequinez they amounted to between 30 and 50.

17. A shocking murder was committed on the body of a female on Friday se'nnight, in the parish of Wendy, a little after 10 o'clock, which was discovered in a most singular manner. a year ago, a man named Thomas Weems was married to the deceased at the parish church of Goldington, in Bedfordshire; but it being a match of compulsion by the parish officers, she having previously sworn a child to him, he left her immediately after the completion of the ceremony, and returned to his place, leaving her to go home to her friends, which she did, and it afterwards turned out that she was not in a state of On Monday the 3rd pregnancy. of May instant, he left Edmonton, where he had got a situation, for the purpose of going to Godman-

chester,

chester, where his wife resided, whom he had never lived with, to prevail on her to go and live with him at Edmonton. On his road from Caxton towards Godmanchester, he fell in with a return chaise and got into it to ride to Godmanchester, and there was a man in the chaise known to Weems. In the course of conversation, Weems stated to the man, that he was going to Godmanchester to get his wife to go and live with him at Edmonton: but that there was a girl at Edmonton he was acquainted with, a very nice girl, whom he liked much better than his wife, and should much like to marry her. On the man saying that was impossible, he being a married man, Weems replied, that "when he had got his wife at Edmonton, he should soon be able to get rid of her." Weems remained with his wife at Godmanchester till Friday, when they both left that place early in the morning to walk to Edmonton. They walked from Godmanchester to the spot where the murder was committed, being about 16 miles, without When they arrived at resting. the fatal spot, they stopped: the woman being tired, laid herself down on the grass by the road wide, about a mile from Arring-While they were resting here, a woman named Susannah Bird, of Wendy, who was going to Royston, saw the deceased sitting on the ground on the right hand side, near Mr. Russell's fields, and Weems was on the other side, opposite his wife. Directly after she had passed, she saw both Weems and his wife go to Russell's field; they stood

looking about, and app they were noticing he kept looking back at the she got to lord Hardwick gates, she lost sight of at once, and then kept a to Royston. As she 🐃 ing from Royston, she same man near Roysti bundle, whom she had b served. She asked him had done with the your he had with him in the He said, "I left her be is about spun up. 📘 🗈 her any further, so I 🧎 get on by the coach. Bird then came on, coach, and looked for woman, but could not outside or inside. something struck her man (Weems) had des thing wrong to the wor he had killed her; she and saw a person hoe Wilkinson's field, to 🖜 told the circumstances, to him that " she woul the next field (being to where she saw them in t ing), and see if she could what betided the young She passed through where she saw Weems wife go in, and immedia covered the young woon in the ditch, her face 🗪 to the ground, her shaw! face, and her bonnet shawl: her body was co over with grass, which was over her by hands full foot and one of her fings be seen; there were the grass by the ditch, a had been great strugg rolling about, and there

of a man's foot from the vhere the grass was tumout, to the spot where the ay. She called to the man Wilkinson's field; he they removed the grass, examining the body, her was found round her neck ry tight; she had the felerter on her left leg; she ite dead, and black in the Pursuit was immediately after the supposed murwho was apprehended in a 1. Information of the body found was sent to the coor the county; he arrived it o'clock in the evening, had scarcely finished ig the jury before a chaise , in which was Weenis. ry sat till between one and clock on Saturday mornd, after taking a body of ce, they returned a verdict ul Murder against Thomas s, the husband of the de-, who was committed upon oroner's warrant to the gaol to take his trial at We understand soner has made a full conand described the means nich he perpetrated the deed.

incliniburgh.—This forenoon, melancholy occurrence ed at Leith. During the norning it had blown a very gale from east, and a boat, empting to cross from with her crew, consisting men, a woman, and a vas lost within a hundred of the pier, and in sight of ds of people, without any lity of affording them aste. The boat was pulling LXI.

down the harbour, and had scarcely quitted the pier-head, when a sea struck her, by which she was instantly upset. In this situation some boats attempted to reach the poor crew, who were alternately now above and now They say in under the water. the exertions that were making, two of them appeared to keep a desperate hold, and one was observed to take off his hat and wave it with sad impatience, but as the boats approached, the cross sea became more dangerous, and they were forced to leave them to their fate, after three of the men had successively been driven fom their hold, and the last, after having clung to the wreck for about 20 minutes, sunk to rise no more.

3. The equipment of the Hecla and Griper being completed for discoveries in Baffin's-bay, and the alterations being finished in the latter vessel, viscount Melville, accompanied by the board of admiralty, proceeded on Friday afternoon to inspect them. On the arrival of his lordship at Deptford, he was received by commissioner Cunningham, the dock-yard, accompanied by some of the members of the navy board, and directly went on board the Hecla, where his lordship, &c. were received by lieutenant Parry, who has the command of the expedition, with the accus-Every part was tomed honours. minutely inspected, as also the accommodations for the officers, and for birthing the crew. same ceremony took place on Griper, licutenant the Liddon. Lord Melville, and the gentlemen who accompanied him, expressed

expressed their approbation of the whole, and in the evening they returned to town. The vessels drop down immediately to Longreach, below Woolwich, where they will take on board their guns and ammunition, and then to the Nore, for the crews to receive their wages; after which they will proceed on their voyage, stopping at the Orkney islands

for some small supplies.

22. Advices from Buenos-Ayres to the 18th of February were received yesterday. warfare of the Independents with the irregular banditti inhabiting the country about Santa Fé still continued, and the communication with Chilihad in consequence become very uncertain, and the roads insecure to travellers. The Portuguese, by orders from Rlo Janeiro, have again permitted the navigation of the Uraguay. A very valuable Spanish ship, called the Christina, from Cadiz to Lima, has been carried into Buenos-Ayres, a prize to the Union privateer. A Government express had been received from Chili of the 26th of January, bringing intelligence that lord Cochrane had gone to Talcahuano to blockade six ships that had arrived there from Lima with troops to reinforce the Royalists.

24. The system of mutual instruction for the children of the poorer classes, according to the plan of the British and Foreign School Society at London, and the society for the same great object at Pans, has, within the last two years, been adopted in many parts of the Russian army, and is now so successfully prosecuted, that from the north to

the south of Russia, a considere able number of schools for the education of the children of sol diers, upon this economical and efficient plan, are exhibiting the system in a state of great perfection. As far north as Siberial they have an establishment for training masters, who, qualified, are sent to different parts of the empire; and in the neighbourhood of Odessa, in the south of Russia, there are school for above 10,000 of the military At Petersburgh there is a school for the children of soldiers en ceedingly well organized upot the plan; and another, consist ing of about 250 men, has been recently opened for the soldier themselves, a certain number of whom are taken out of the different regiments, in order that when qualified they may be able to teach upon this method. progress they make, particularly the Cossacks, is quite astonishing In the space of 15 days, severe who did not previously know i letter were able to read short words, and even to write them well upon a slate. Prince Alex ander Galitzin, the minister of public instruction, has laid before the Emperor an extensive set 🥌 reading lessons, from the Holy Scriptures, for the use of all schools upon this plan in Russia of which the Emperor has expressed his high approbation, and has not only sanctioned them but ordered the money to be paid for a large edition. These lessons are very extensive, and consist of three parts: 1st, Historical Les suns, taken from the Old Tests ment; 2diy, On our duties to wards God and man, under their different heads; and 3rdly, A nony of the four gospels, ie of the most striking he Acts of the Apostles. tion is made in the very the text, without note ent; the whole is printonmon Russ, and will, ished, form the most set of reading lessons supon this system which ppeared.

of Kent was safely deliterday morning, at Kenalace, of a Princess, at past four o'clock.

idrid.—The minister of still at Cadiz, to direct the grand armament, all appearance will be sail by the end of July. igate of 36 guns, fitted runna, lately arrived at th 15 transports under In their passage many insurgent privao did not attempt to ie convoy. They also t Cadiz a division from 1a, consisting of two ind several transports, al more from Barcelona: plastres have just been this city to Cadiz, to the preparations, which ing on with double accause the government necessity of striking a w this year, the Insurng more resolved than fend their cause. an arrangement with .yres, and of its submise mother country, have nothing remains but to orce of arms. All the

from South

America

give reason to presume that the struggle will be bloody and desperate.

Carlisle. — In 26. quence of the riotous disposition of the weavers, who have assembled here in very great numbers yesterday and to-day, the Mayor and Magistrates have waited the on commandingofficer, Major Kennedy, requesting him to suspend the march of his squadron of the 18th Hussars, who were to have marched for Liverpool to-morrow; which request has been complied with, and the detachment is halted till further orders.

27. Old Bailey.—Edw. Crane was indicted for stealing two sheets from Thomas Brown, of Somers-town.

It will be recollected, that last sessions the prisoner was indicted and acquitted of a felony, in consequence of the refusal of the prisoner's sister, Charlotte Leslie, to swear against her brother, and she was committed to Newgate in consequence. The prisoner was now brought up, charged with another felony.

Charlotte Leslie was conducted from Newgate to the witness-box, and asked, whether she would on this felony give evidence. She said, that the prisoner was her brother, and that nothing should induce her to do it.

Mr. Justice Bayley.—Attend to me, woman. You have a much higher duty to perform than you seem to be aware of. You have a duty to your country and to your God to discharge; and if you refuse to take the oath, you will neglect that duty.

Charlotte Leslie.—I know that;

but I will not swear against my brother.

Mr. Justice Bayley .- Then I

shall commit you.

Charlotte Leslie.—I am ready to bear any thing. I never will swear away my brother's life.

The woman was then taken

back to Newgate.

The other witnesses were then examined, and the Jury, being sufficiently satisfied, found a ver-

dict - Guilty.

28. A private letter from Rome, dated the 10th inst., give some melancholy details of the ravages of the plague in Tunis. The town of Tunis has lost half its inhabitants; the terrors of the sword will shortly be added to this dreadful scourge; news has arrived of an insurrection among the Arabs in the interior, and they are about to march against the capital, to the number of 15,000 horsemen, commanded by a Tripolitan, named Califer-ef-Haver. The Tumsian minister had put himself at the head of a body of troops, and marched to repel the invasion.

29. Paris.—His Holiness the Pope has erected the Bishopric of Quebec into the See of an Archbishop, and has elevated to the rank of Bishops, the two Grand Vicars of the See. There are now six Catholic Prelates, including the Archbishop of Quebec, in the English possessions of North America. They are protected by the government

of Great Britain.

31. On Tuesday last a meeting of the coal-merchants of Newport, and the proprietors of colheries in its neighbourhood (at which every colhery working the

brown ash coal, with the tion of one only, was sented), was held at Wei inn, in the town of Newpo which distressing statema the present situation of the were made, and university viction prevailed of the necessity of speedy relief are sorry to be given to stand, from the best au that great numbers of wo have been discharged from collieries within a short time, and that others have porarily suspended their ings .- Shrewsbury Chronic

JUNE.

I. From the Carlisle Par We have already adverted low rate of wages which is nufacturers of this city and bourhood have for some past been compelled to their gingham weavers, in quence of the depressed this branch of trade.

Tuesday evening Onassembled upon the as great numbers; a commi 12 was appointed, and the body agreed to the pub of an address, which was manuscript, &c. The fo day many of the leading termined not to work un manufactures allowed the wages; and they went fro to shop in every part of 🛂 and neighbourhood, and pelled all others to follo example, taking the unit work from the looms, and it home to the masters. evening they again assemi

CHRONICLE

to hear a letter from ren read, in answer to nitted with the petition aded to. On Thursday rties went to Penrith, Dalston, Brampton, t, &c. and compelled as there to follow their

Many would fain have their labours, but were desist by threats of all isitations.

ednesday the address ated and posted through nd neighbourhood.

lay, the weavers of the towns arrived here and ir brethren, and about ck, the whole assembled sands, to the amount of 200, where they passed iolutions; the greater wards marched into the ace and English-street, rder, without the least disturbance, and in a e those resident at a departed for their the most peaceful manthe course of the day, mittee issued another

pledging themselves
thing would be conith a scrupulous regard
ublic tranquillity, and
made a communication
layor, explaining their
d their object.

compelling the unwilwe their work, the men
lucted themselves with
orum, and we hope they
inue to pursue this line
ct. The detachment of
Hussars for some time
rtered here, under the

orders of Major Kennedy, was to have marched on Thursday morning on its route to Ireland, but at the requisition of the Mayor and other Magistrates, its departure is very properly delayed.

A plan was submitted to government for the incorporation of a body of directors, to regulate the emigrations to the Cape of Good Hope. The proposal was rejected, but the following memorandum from the Secretary of State for the Colonial department accompanied the negative.

I. The Landdrost shall be authorized to assign a proportion of waste, and to any person wishing to hold it, situate to the eastward of Bosjesman's river in the district of Witenhage, adapted to the wants and means of the applicant; thus a father of a family, having grown-up sons, or other relations residing with him, whose means would enable such relatives to occupy land apart on their own account, may have the quantity of land he is permitted to occupy increased in proportion to the number and means of such relatives; it will be evident that such associations will be the greatest security; and it is evident, by many examples within the knowledge of each of you, that such associations, even under favourable circumstances, have been unmolested.

II. These lands will be granted to the occupiers at a rent now to be fixed, which rent, however, will be remitted for the first ten years; and, at the expiration of three years (during which the party or his family must have resided on the estate), the land

ahall be measured at the expense of Government, and the holder shall obtain (without fee) his title thereto, on perpetual quit-rent; subject, however, to this clause beyond the usual reservations, that the land shall become forfeited to the Government, in case the party shall abandon the estate, and cease to reside or

occupy the same.

III. Parties wishing for grants in the district here mentioned, will not be necessitated to make a direct application to his Excellency the Governor as in other cases, but it will be sufficient for them to address the Landdrost, pointing out where they propose to settle, and the authority of the Landdrost shall be sufficient warrant to the party, of the intention of his Majesty's Government in this regard.

IV. The Landdrost is, however, to be particularly cautious in the distribution of ground, so as to preserve waters, that the most extensive accommodation possible may be afforded in that regard to future settlers; the necessity of which must be obvious from the supposed searcity of aprings in the districts in ques-

tion.

V. In order likewise to obtain the most accurate information possible with respect to springs in the whole of this district, the Landdrost is called upon to give publicity to the proclamation issued, offering rewards for the discovery of springs proportioned to their strength.

VI. The Landdrost will communicate to the colonial secretary, quarterly, a list of persons taking lands under this invitation, anddescribing as accurately as possible the situation of the occur

pancies.

N. B. Any individual who will procure and convey to the colons subordinate labourers, and cities, reside or appoint an agent to reside with them in the colons, will be entitled to receive under the usual condition, land in the proportion of 100 acres for every male of above 17, actually settled

on the land granted.

2. Accounts from Leipsic state that the bookseling trade has not suffered in Germany by the stagnation of trade, and the scarcity of money. The number of new works published at the presont fair of Leipsic amounts to up wards of 5,000, and comprised every work that has been printed in Germany since Michaelmas and all that will be published be fore Midsummer. Medicine and Surgery furnish this time the greatest number of works: the this department number in amounts to 73.

2. In one of the ships belonging to the Hudson's bay Company which recently left the river for their settlements, Lieut. Frankly late Commander of the Trent, in the expedition to reach the North Pole, has taken his passage to the purpose of exploring that part of America to the northward of Hudson's-bay. The route this officer is to take will be nearly. the same as that pursued by Ms Hearne, in 1770, who stated the he reached the sea at the entrance of Copper Mine river. Liens. Franklyn will be accompanied by about five Europeans, one of whom is a surgeon; and on the arrival at the Copper Mine river jursue such farther course

appear proper.

ng the voyage of discovery ar to Baffin's-bay, a bottle own into the sea from the der, lieutenant Parry, on h of May, when that ship Cape Farewell. It conthe latitude and longitude p was then in. About two since, the bottle was m the island of Bartragh, .la-bay, and an account of urded to the Admiralty. It osed it must have floated it the rate of eight miles $^{\cdot}$ across the Atlantic.

., June 3.—Two indiviave been arrested at Ferccused of being Caraboney are called Tomasi and

The number of persons med to prison, and to labour, increases at a de-The prisons cost e ratc.) Roman crowns.

e was felt, on the 26th of t Cornetto, a small town patrimony of St. Peter, 15

trom Rome, a violent of an earthquake, which a great number

The famous cupola, Castello, remarkable for quity and Gothic architecwas completely thrown

It is said that this earthnas been felt on the whole

rranean coast.

rid, June 3.—On St. Fers day, the edict on the tion of books was publish-I the churches of Madrid. rks prohibited by this dee to the number of 40, and ded into three classes. In t class are included those ted even to be read by per-

sons to whom the holy office grants private licence or permission to read prohibited books. They amount to ten; among which are, an "Essay on Instruction in general, and on the Study of Mathematics in particular." "The History of the Inquisitions of Spain and Portugal," by Joseph Lavallee, &c. The second class comprehends those prohibited in totum to all who have not a licence; among which are, the "Annals of the Inquisition," by Llorente, &c. In the third class are three works whose revision is ordered.

- 5. Yesterday afternoon, about five o'clock, letters were received in town, announcing the safe delivery of the duchess of Cumberland of a prince, and that both mother and child were doing well.
- 7. An article from Frankfort, of the 29th ult., says, " Great complaints are made here of the stagnation of trade. Large capitals are out of circulation, and discount is at 3 to $3\frac{1}{2}$ per cent. The only business of any importance now carried on is, in public paper currency. We have a most favourable prospect of an abundant harvest and vintage: the prices have declined considerawhich sold two Wine, bly. months ago at 800 florins per tun, is now sold for 500 florins. finances of this city have expcrienced a great loss by the badness of the Easter fair: this loss is estimated at 70,000 florins. The tolls alone brought in 12,000 florins less than last fair."
- 9. Tuesday the 18th ult. a little girl about four years of age, the daughter of W. Telford, of Cross-

dale,

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dale, situate at the head of Ennerdale Lake, accompanied its mother to the peat-moss, at the foot of what is called Great Banna Fell, and in the course of the afternoon rambled to the adjoining peat pots, where some of the neighbours were at work. The neighbours were at work. mother being one of the last at work, and not seeing the child, imagined one of the neighbours Thus not had taken it home. proving the case, an immediate search commenced, in which a great number of people assisted. It was unavailingly continued through the four following days and nights. On Sunday, many more assembled; some of whom extending their search as far as Foultern Tarn, observed a clogmark in a steep track, seemingly accessible only to shepherds. As it was evident this could only be made by the little wanderer, an active search commenced in that direction; and on the eastern side of Herdis, in a place called Clea Gill, the little innocent was discovered, with its head reclined on As not the most disits arms. tant idea was entertained it could survive six days and five nights of incessant hunger, and exposure on these bleak mountains, it occasioned no small consternation amongst those who first discovered it, when, on calling out, it was found!" it raised its head, and desired they would not hurt it. When found, its feet were partially covered with water, and much swollen. This was the only water, and consequently the only sustenance within its power to procure during the time it was missing. It instantly recognised its father, the neighbours, and

even some of their dogs, and complained of hunger. Food being sparingly administered, it was taken home, and is now running about, seemingly well. The place where it was found was much paddled; and it is conjectured it had wandered there on the night it was lost, as a small cavity where it was found, from which it could occasionally emerge, must have been the means of its wonderful preservation; otherwise it seems impossible it could have survived the inclemency of the weather on Friday night.

The pro-Frankfort, June 12. pensity to emigration increases progressively in the kingdom of Wurtemberg. Several societies direct these emigrations to America. It is said that several thousand persons have resolved to go and settle there. Some emigrants have lately returned from Odeses. with full powers from such of their companions as have still money to receive in their former country, in order to terminate their affairs. They have brought letters from emigrants to their friends who have remained 🏙 home, of which copies are in circulation in the kingdom.

14. Pipes are now laying down in the principal streets adjacent to Covent-garden, preparatory to the whole of the parish being illuminated with gas.

On the 15th ult. the port of Cronstadt was entirely free from ice, and 50 vessels had arrived there since the opening of the navigation.

Newfoundland papers have arrived to the 12th ult. They state that the seal fishery had been uncommonly successful. Between

SO

40 vessels were employed rom St. John's, and 162 onception-bay.

board a vessel at Gravesr conveying to St. Helena on and a priest, to attend maparté. Two or three ics, among whom is a proceed thither also, to be to the establishment at ood.

A private letter, received ay by a respectable house sity, states, that an intendurection of the Georgia had been discovered and ed. The following is an

gusta, May 6. A plot of ction of the blacks of this and surrounding country, digested, perhaps, as that Domingo, and which was been executed on Saturt, but for providential ince, was yesterday fortudiscovered, and many of gleaders are now committain and will probably

trial, and will probably neet the awful sentence waits them."

We are happy to state, rt of the master manufachave agreed to give 8s., 10s. per cut of ginghams, and 13ths, instead of the ices, averaging about 1s. on the cut. All the en are actively employed ing the webs which they un previously to the turnus manifesting their entire ice to the law; though it rstood, that they have extheir determination not

inue in the employment

: who refuse the advance,

after the present work is finished.

— Carlisle Journal.

21. On Whit-Tuesday a fight took place at the village of Twerton, near Bath, between two brothers, named Wiltshire, of the adjoining parish of Newton. One of them had been knocked down, and the other was in the act of kicking him, when a man, named Ashley, touched him by the elbow, and said, "Don't kick him; for if you do, you will kill him; it is a shame for brothers to be fighting;" at which, Wiltshire turned round, and vociferating to Ashley, with a tremendous oath, "I'll knock your brains out, or any one who takes his part," instantly struck Ashley a violent blow under his car, who fell to the ground, never to speak again; and, after lingering till the following Friday, he died. coroner's jury who sat upon the body returned a verdict of "Wilful Murder," against Wiltshire, who has been committed for trial.

Liverpool, June 21. — Among the arrivals yesterday at this port, we were particularly gratified and astonished by the novel sight of a fine steam ship, which came round at half after seven, p. m. without the assistance of a single sheet, in a style which displayed the power and advantage of the application of steam to vessels of the largest size, being 350 tons She is called the Sacaptain Rogers, vannah. sailed from Savannah the 26th of May, and arrived in the Channel five days since; during her passage, she worked the engine 18 Her model is beautiful, days. and the accommodation for passengers elegant and complete.

This

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This is the first ship on this construction that has undertaken a voyage across the Atlantic.

30. On Monday morning a gang of desperate villains entered the premises of Messrs. Bland and Weller, music-dealers, and Mr. Alvey, goldsmith and jeweller, of Oxford street, near Rathboneplace, but were fortunately detected in their perhaps murderous career, having loaded fire-arms, &c. in their possession. Mr. Alvey, on Sunday night last, retired to rest, with his family, but had not been long in bed when he heard a noise, which rather a-larmed him, and concluded that mice were busily employed in the walls, and it being rather dark he refrained from getting out of bed. He fell asleep, but shortly afterwards was awoke by another noise, which appeared like bricks falling from the wall. He immediately alarmed his family, and he listened for a short time, and plainly heard the discourse of some men, from which he was convinced their lives were in danger, and he scarcely had time to cross his apartment, when the wall of the room broke in, and he perceived a man's arm; he made use of some exclamation, and ran to inform the watchmen, who immediately came to assist. They stationed themselves, some at the back and others at the front of the houses of Messrs. Bland and Co. and Mr. Alvey, while others went into the House. One of the watchmen heard a noise at one of the shutters, to which he placed his back; but shortly after, he with the shutter was thrown down, and two of the villains rushed out; one ran towards So-

ho-square, and the by Rathbone-place, pursuel watchmen, and they 🐜 taken into custody. escaped the back way. turning to the house, and hat of one of the thick found by the side of an which would admit of the man's body, through brick wall, into Mr. Alvey A phosphorus box, m crow-bar, screw-driver, 1 false key (which opened doors), a brace of loadel which lay in readiness 🍱 detection; and in their powder-case was also for some property ready p They were taken to the house, and yesterday were carried to Math street office for examinal

JULY.

Bombay Gazette, July We hasten to lay be

readers a selection from merous communications received respecting the visitation. It was slights Poonah, and we believe not reach to the south that city, or extend many

yond the tropic.

Camp, Bhooj, June 1 seven o'clock on the extension of June, an extension destroyed the whole distriction country of Kutch; accompany of Kutch; accompany been received mention Luckput Bunder to B the whole of the towns lages are more or less in The towns of Mandavie,

md Anjar, have suffered ively and severely: but the f Bhooj, and the fort of a, between which our force amped, are reduced, the to ruins, and the latter so ed as to be useless as a ation. This, however, is ust part of the evil: at the at of the crash, it is apprel, and I fear not any way erated, that 2,000 of the ants were buried in the

n now the effects of this e visitation are felt (though lays since the first shock) stant and hourly vibrations

stant and hourly vibrations earth. The inhabitants een obliged to forsake what nce their halls, and encamp : upon some small hills. distress cannot be well del; bruised, maimed, and d with fear, they go daily ie city to work upon their houses, to try and extrithe mangled remains of children, and relations in their pious labour the stench nearly exhausts cattle, which have fallen abers, add greatly to the e evil. The walls, from idy nature of the stone, are led in a mass, and the nareets of Bhooj entirely lost, lding to the difficulties of The upper stones terers. palace fell, and buried, st others, the mother of posed Rao. What houses are so shattered as to be o fall in the ruins; and the omplete wreck of the wall southern side, as well as molition of nearly all the and gateways, render it

impossible for Bhooj to be a city again. The loss of lives cannot be confined to the city. I fear, in all the towns and villages, mortality has been great. I am inclined to think, from the circumstance of a volcano having opened on a hill, 30 miles from Bhooj, that the country will not experience a repetition of the evil.

From our camp being in a plain, no very material damage has been sustained; the tiles of a few temporary-crected houses were knocked off, and the walls shattered.

I shall attempt to give you the sensation felt by those both in camp and city. In the latter, I was informed by a gentleman, who nearly suffered by a house falling over him, that, riding on without an idea of what was to happen, upon the first notice, a heavy, appalling, deadened noise, the motion of the earth, walls of the houses on each side of the street tottering and falling outwards, impressed upon him an idea, and he called out, that a mine was sprung; whereas, another gentleman imagined the bank of the Tank was forced by the water; these ideas were accompanied with an unpleasant giddiness of the head, and sickness of stomach, from the heaving of the ground.

In camp, a similar sickness and giddiness were experienced; and in ignorance, until the shock was over (which lasted a minute), of the nature of the noise below the earth, some sat down instinctively, others threw themselves down. One was paying work-people in a circle, and upon see-

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ing him squat, the whole followed the example, and sat round him, "the very picture of despair." The sensation I feit was, a giddiness and horror at perceiving a small hilock, close to which I was riding (a short distance from the camp), completely agitated, and at the same time my horse plunged, from the ground moving. This was the case also with an officer I was riding with.

I have on inquiry ascertained that, many years ago, and in the remembrance of the oldest inhabitants, an undulating motion had been felt before in Katch; but never, I hope, will again be attended with such a horrible catastrophe; the distress of which has been so great upon the inhabitants, that I confess I fall short of ability to describe it.

Translation of a letter from a respectable native to a correspondent at Baroda, dated 18th

June, from Isoria:-

" I have sent you a letter, and given you an account of every thing that has occurred here. Yesterday, the 9th of Jest. Vud (the 16th of June), in the evening, a noise issued from the earth like the beating of the Nobut, and occasioned the trembling of all the people. It appeared most wonderful, and deprived us all of our senses, so that we could not see; every thing appearing dark before us, a dizziness came upon many people, so that they fell The walls of the fort of down. Isoria, in many places, were completely overturned, and the guns fell from the bastions; the inhabitants can home to their houses, many of which fell down. For one hour this remained; the

buildings in the town, some fell and the others appeared as if talls ing; the walls of the fort that remained after the first shock, appeared in a riuned state. For an hour and a half the inhabitant did not know each other; after that time all was hush and stdle and we then returned to our houses; at night a trembling seized our bodies, and on Wed nesday morning some horsemen who arrived, came to me and reported, that in the fields the carth opened and threw up water: W see which I went there, and such was the case, and the water caus up from the earth in many places, and it appeared like the rushing of water when drawn from a well; it remained all night in the fields and in three or four places the earth had given way, and sunk 100 feet in depth, which space was filled with water. Many d the wells, which had before this plenty of water, were left empty: and many pools, that formerly were dry, were now filled with water. The like of this was never heard or seen before. When I returned into the town, the inhahitants reported to me, that during my absence the carth again was shaken; and when I was washing my body afterwards, I felt two or three violent shocks. again, and the house I was in was much shaken. After this people did not seem willing to remain in the town; I therefore left it, and encamped one coss I received accounts from Nowanuggar, that the forts of Balumbo and Amraw have fallen down, and some people had died. as had likewise some cattle. The same has occurred at Junkaria. I have received the news from the round for 16 coss; and the Run, at Joo-nah, the same has also hap-

is is the wonderful decree ighty God, which I do not and. For your informance written this small acall that has occurred it is ble to describe. To-day, a twelve and two o'clock, me has happened. On sday night, some people that the earth was again

I have this moment reaccounts from Moorvee, same has occurred there; ne of the houses and part valls of the fort have fallen, e people suffered great

e people suffered great I do not know to what damage has been done." vnear Bhooj, June 17. We present in a shocking state n. Last evening, between d seven o'clock, we were by a dreadful earthquake. ill that surrounded Bhooj st levelled with the ground, few towers which are left g are merely broken rethe houses generally unothers in ruins, and most large buildings, including lace, greatly injured; the the Hill-fort is down in laces, and there is a comreach near the gateway. ght of our camp rests a listance on the left of the fronting the town, and exlong the bottom of the hill tle beyond the large tower south-west point. I am to say, that we have had aterially liurt, four Sepoys uised, who were on duty in the town; but I fear that a great many casualties have occurred among the poor natives; some hundreds are said to have lost their lives. There is at present so much confusion, that the numbers cannot be ascertained.

We had several shocks during the night, and they have continued at intervals this day; the last one about two hours ago, when I could scarcely keep upon my legs; the sensation is horrible while it lasts. They have suffered, we understand, in the same way at Anjar.

P. S.—Three, p. m. There is a slight shock at this moment. I trust in God they will cease altogether.

Extract of a Letter from a Correspondent at Baroda, dated June 26. — On the 16th, about seven o'clock, p.m. the whole of the city and around it were thrown into the greatest consternation, by a very severe shock of an earthquake, which continued without intermission between two and three minutes. I was at a friend's at the time; we were sitting in his upper bungaloe, which rocked so violently, I really thought it would have fallen before we could get below stairs. The next morning, about eleven o'clock, we experienced another, though slighter, convulsion.

On the 18th we felt two more, one at eleven, a. m., and the other at twelve at night: and on the 20th we also had two more shocks: God knows if it is yet all over. It appears to be going from the south to north. At Pallampore it was accompanied by a noise in the carth just like thunder

der.

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Its ravages at Ahmedabad have been considerable. The two large Minarcts near the Jumah Museed in that city, are overthrown. One of the gates in the town has fallen down, and nearly 300 houses. The fort of Rampoor, near Pullgarde, is nearly demolished.

Extract of a Letter from Anjar, dated June 17.—It is with sincere regret that I have to inform you, that this place was visited by an earthquake yesterday evening, at ten minutes before seven o'clock. The effects of the shock, which lasted nearly two minutes, have been the levelling of the fort wall to the ground; not 100 yards of the wall remain in any one spot; and guns, towers, &c. all hurled in one mass of ruin.

The destruction of the town has been distressing and awful; not a quarter of the houses are standing, and those that do remain are all in ruins. I cannot yet state the particulars of the losses; but I may in one word say, that a flourishing population has been reduced, in one moment, to wretchedness and misery. I fear we shall have to lament the loss of upwards of 100 people, besides those hurt.

Stockholm, July 9.—" The 5th of June was a dreadful day for Jonkoppings Lau, and especially for Bryarums Soeken, belonging to the parish of Tofferyd. It is the custom there to cut down trees, to let them lie on the ground to dry, put fire to them, and hurn the ashes for manure. Some negligence had taken place in performing the operation, and the long-continued drought, and a high wind, occasioned the fire

to spread, till at length forests were in flames. the inhabitants of several to assembled, and exerted selves with the most of courage to stop the prothe conflagration, the se rests, and a great quit were burned, com. churches and several pla threatened with destrucis impossible to picture the and injury caused by this Two entire farms, with plements of husbandry, 🦚 destroyed. The value of rests reduced to ashe mated at 90,000 dollars and that of moveable 4,500 dollars."

Paris, July 8.—The dinary fête, which was so announced, at Tivoli, too on Monday night, and a signalized by a frightful Among the m trophe. entertainments which he promised to the public ascent of Madame Blank a luminous balloon, orna with artificial fire-works cordingly, at half past ten this intrepid aeronaut, de white, having also a wa with feathers, entered the The signal being given, loon rose gently, but by 🗱 out ballast, Madame Bb caused it to ascend more The Bengal fire-pots illu this brilliant ascent. 17 naut waved her flag; and resounded with acclar Suddenly the balloon en light cloud, which com extinguished the fire-pota dame Blanchard then igni artificial fire-works, which

the effect expected, when of the flying fusees were direct themselves perpenly towards the balloon, e fire communicated with A frightful brilliancy ly struck terror into all the ors, leaving no doubt of plorable fate of the aero-

impossible to paint what at this moment at Tivoli. of agony burst forth in lirection; a great number des suffered violent nervtacks; and consternation unted upon the counteof every one.

gendarmes instantly galowards the place where it sumed she would fall, and less body of Madame Blanwas, in a quarter of an conveyed to Tivoli. m a height of more than et, in the rue de Prothe body was still in the reing caught in the cords ch it was attached to the

need hardly add, that at ineral command all the nents ceased, and that no re-works were played off. ection was instantly opened ur of Madanie Blanchard's

The unfortunate woman

out 45 years of age.

he number of suicides atd or executed in Paris the months of January, ry, March, and April last, s to 124, of which 33 were ales. Among them were narried, and 60 married The greater r women. erminated their lives by of fire-arms, charcoal va-

pour, or by drowning; among the latter there were 46. Of the entire number, 53 destroyed themselves from a disgust of life; the remainder, in consequence of derangement in their affairs, misconduct, play, and debauchery. Comparing this period in the present year with the corresponding period of the last year, there appears an increase in the present year of 41 deaths.

Lausanne, July 9. — The Federal Diet was opened at Lucerne on the 5th instant. The different legations attended divine service, each in the church of its own con-They proceeded then tession. to the hotel of his excellency the president, near the church of the After the deputies, in the presence of the foreign ministers, had implored the blessing of heaven on their future labours, the president addressed to them a discourse full of eloquence and patriotism. The different deputations then took the They then profederal oath. ceeded to the ball of the Diet, which was solemnly opened by a second speech, in which the president, after drawing a picture of the present state of the confederation, both in its external and internal relations, pointed out the objects which would afterwards occupy the attention of the assembly. The deputies of every canton then communicated individually to the Diet the wishes and sentiments of their high constituents.

10. Yesterday morning, about three o'clock, the gaoler of the Borough counter was alarmed by a knocking at the gate of that prison, upon opening which he

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was told by a neighbour, that a prisoner, heavily ironed, had fallen from the top of the prison and broken both his legs. Upon going to the spot where the unfortunate person lay, the gaoler found that he was no other than Williams, whose desperate attempt to get away when pursued for robbery, was frustrated by the spirit and sagacity of a Newfoundland dog, that leaped into the river after him. The greatest surprise seized all the persons connected with the prison, the security of which, particularly in the place where Williams was confined, was considered the very strongest. Williams was carried in agony to Guy's hospital. Alderman Joshua Jonathan Smith found, upon examining the prisoner and the gaolers, that the prisoner had been locked up at the usual hour the night before; that the prisoner had contrived to remove the iron bar which was fastened across the hole through which light and air were admitted, and got over a number of spikes, supposed to be impassable to any animal above the size of a cat; that he then contrived to reach the top of the prison, and tied a rope, which he had made of the matting on which he used to sleep, round the chimney, and was letting himself down, when the rope broke, and he was dashed to the ground.

10. Union Bridge on the Tweed.

The foundation of a suspension bridge over the Tweed was laid on Monday se'nnight by Wm. Molle, esq. of Mains, Chairman of the Meeting of the Commissioners of the Berwick-road trust. A bottle, containing the

coins of the present reign, Berwick newspaper, were sited in a cavity of the store inscription on a copper-pla cludes the name of Mr. and the date of the foundation also records the name of ventor and contractor, Ca Brown, R. N. The Chairm dressed the Meeting, and course of his speech he man following important observe on the nature of the instructure and its comp cheapness :- " I consider species of bridge to be the mencement of a new era progress and improvement arts. The substitution of I place of wood, in various are been deemed a capital imp ment, but it was reserved present ingenious inventor iron-bar bridge of suspensi be the first to apply barn. construction of works of the ture; and, if the present a should succeed, I may vent predict, that bridges of the will become general throu the kingdom, for they erected in a shorter time a much less expense. bridge would have cost 🖛 place near 20,000/.; where present bridge (the span of will be about 430 feet), is 📬 cost 4,900%, not a fourth expense of the other."

13. Explosion of a Steam

—A serious accident of the
ture happened on Monday
night at Grangemouth.
steam-boat Stirling, Captai
therland, having undergone
repairs, was preparing to
from the harbour for News
when, in consequence

valve not being opened ntly to allow the escape of umulating steam, the boiler ed, and nine persons were or less scalded, three of severely; but although a r of passengers were on and many people on the opposite at the time, proally no lives were lost.

On Sunday last, the town cham was visited with the wful storm of hail, accomwith thunder and lightever remembered by the nhabitant. It commenced

ver remembered by the nhabitant. It commenced o'clock, and continued ttle intermission till near ith dreadful violence. The of ice which fell during me weighed from one to nces, causing devastation fields and gardens within sumference of their fury. s scarcely a house in the hat escaped without the several panes of glass; and premises in more exposed ns have individually susdamages in broken glass ing from 201. to 301. un and the neighbouring , the immense pieces of ich fell have done considamage to the hot-houses . Bircham, esq. Sir R. P. ll, and many others in the ourhood, and also to the 's of their dwelling-houses. comfield, of Spurham, had nes of glass broken, and adividuals from 10 to 40: most serious effects, it is have been produced to the t crops. The stems of n many places are comcut through by the vioof the hail; and the tor-, LXI.

rents of rain have, in several instances, swept plants, soil, and manure, entirely off the turnip lands; carried away fences which have stood beyond the memory of man, and ploughed up furrows in the roads, in some places to the depth of two feet. Several of the farmers who viewed with satisfaction and gratitude their ripening crops in the evening, had experienced a damage in a few hours to the amount of from 100*l*, to 600% each. Many of the houses in Reepham had 3 feet of water in them, and their articles of furniture floating about.

13. Paris.—A great number of private letters and several journals of the departments continue to give frightful accounts of the disasters caused by the late On the 7th instant, a hail-storm laid waste Malleroy, in the arrondissement of Montargis. On the 9th, almost all the arrondissement of Rambouillet was de-Hail-stones fell as large as five-franc pieces. On the same day, the plains of Limours, Gomez, and Sarclay, in the department of the Seine and Uise, experienced a similar calamity. We are told that the vines have cruelly suffered in the Cote d'Or, and at Vraison; and in the neighbouring communes, in the department of the Lower Alps, the hail exercised equal ravages. The crop of olives, of grapes, and of corn, is entirely destroyed.

15. Holyhead.—" The Talbot steam-vessel, which arrived here this morning from Howth, took fire, whilst lying close to the pier; but by the great exertions of the persons then present she was saved from total destruction. A

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considerable part of her deck, however, has been cut away, to prevent the fire spreading. A poor fellow, who was employed in this work, had his finger chopped off in the hurry and confusion inseparable from so alarming en accident. The vessel has, fortunately, in this instance, been saved, as it was perfectly calm; had there been a breeze, she must have burned down to the

water's edge."

Lynn.-During the dreadful thunder-storm on the evening of Monday se'nnight, the electric fluid struck the top of Sedgeford steeple, on the west side, and precipitated to the ground several stones of considerable magnitude, making a breach in the wall of about a yard square. The lightning also passed through the church, entering it at a window near the porch on the south side, and after crossing it in a northeast direction, it made its escape at two places in an upper window, near the chancel on the north side. An evening school was held previous to the occurrence of the above accident, which happened about nine o'clock in the evening. The dismay occasioned by the awful conflict of the elements may be better conceived than described; the children rushed out of the church nearly in a state of distraction, uttering the most dreadful shricks-parents in search of their children -the incessant and vivid flashes of lightning, succeeded momentarily by dreadful peals of thunder, accompanied with torrents of rain and hail, such as were never remembered by the oldest inhabitants, formed a scene truly

terrific. A girl, about of age, the daughter Nobes, was left in the room, and on being mi father went in scarch when, on entering the found her lifeless on Fear is supposed to h the cause of her death. was no appearance of the fluid having entered the few pieces of mortar tached from the ceiling all probability was **effi** the shock communicats steeple, or by the conc the stones falling to the

The emperor of ! Muley Soliman, lately 🕽 a corps of troops behind Sebon, for the purpose of ling the revolted inhal the mountains of Tedh tribute. Scarcely had the assembled, when those taineers who are called surprised the Emperor's night. The black guard prince was almost end stroyed. His treasure at 400 quintals of silve of his women, his priv and his baggage, remain hands of the rebels. governor of Tangiers, d wounds; and Muley the Emperor's eldest wounded in the head young prince, it is said to Fez through the of some Moors who his flight. For ten days peror himself was suppe killed. He found his 🕶 ever, in disguise, into Meq corted by a single Moor with the rebels, and who been the first to enter

tent, informed him of his nd procured him the means aining his capital amidst

atest dangers.

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sebec. — The Lumber Trade. quantity of lumber in the f Quebec is now greater, erstand, than at the same of any former year, ex-; 1811. The tonnage of ssels arrived already exhe whole tonnage of 1816. ssels are loading with the t expedition to make two and to facilitate them in the Telegraph steams been employed in towing ts to their respective stawhich she effects with the t ease when the tide is in The season has confavourable since the cold at the close of May. me apparent alteration in nate of this country is obthis year as last, relatively nore southern parts in the There has ig countries. ore snow and frost late in ng, south of Lakes Ontario e, and along the Atlantic even to Virginia, than The time of the }uebec. -in-leaf and blossoming of es has been nearly the roughout the whole tract itry just mentioned. In ghbourhood, so far, there y prospect of abundant f hay and grain.

the 28th instant, the and Yarmouth mails will veyed in a patent mail-which will travel so much than the usual mode of ance as to enable that answer letters one day

carlier than heretofore. The mail leaving London at the usual time, will arrive at Yarmouth at 11h. 40m. the next morning, and depart at 3 the same afternoon. Yarmouth is 124 miles from London, and it will be the only town in the kingdom at so great a distance enjoying such accommodation.

Winchester.—The General Quarter Sessions of the Peace for this county commenced on Monday last at the Castle of Winchester, before sir Thomas Baring, bart., and a full bench of magistrates. The report of the visiting justices was read, and the court resolved, upon their recommendation, that children, not at the breast, should not be admitted with their mothers into the gaol Bridewell.

19. By an act passed in the last session of parliament, which has been in force since the 5th of July, the power of inflicting penalties in cases where fabricated pepper may be found upon any premises, was transferred from the customs to the excise. power, which never was acted upon in the customs, has been attended with very important consequences in the hands of the active agents of the excise. moment the act passed, barrels of fabricated pepper began to roll into his majesty's warehouses One officer seized eighteen hundred weight; another seized fifteen hundred weight; and the utmost confusion has been occasioned amongst the ingenious fabricators, who have been making fortunes by this manufacture. The new whole pepper is made up of the hulls of mustard-seed, E 2

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glue, and chalk, and a certain quantity of stuff called P. D. The profit derived by the manufacturer, upon each pound, is 2s. 4d., and the sale has been most extensive, the proprietors, who are now in jeopardy, having all of them respectable characters, and being men of active, industrious, and as would appear from the speculations in which they were detected, enterprising habits.

The penalties affixed to the offence bear a fair proportion to those inflicted upon dealers convicted of selling other spurious articles, by which the health of the community may suffer. The prosecutions are to come on in November, in the court of exchequer.

The seizures of spurious pepper already made amount, if estimated at the rate of sale made by the manufacturer, to an immense sum, that rate being 3s. 6d. a pound; if upon the utility of the article in substituting real pepper, to little or nothing. The P. D., which composes the greater part of the materials, is sold at 4d. a pound.

Ten communes, in the arrondissement of Montargis, were desolated in the night of the 7th inst. by a tremendous hail-storm, accompanied by thunder and lightning. Every thing was destroyed for the space of 20 leagues; the stoutest men were struck with the greatest terror: within the memory of man, it is said, there has not been so entire a destruction. Sixty hours after the dreadful catastrophe, hail-stones were found of the size of

an ordinary egg. The dame estimated at 4,000,000 fi (upwards of 170,000%) have been dreadful storms a several other quarters. In Sevres, a space of seven le was desolated by hail, which on the ground to the dep three or four inches; two chailstones weighed 12 or There have been similaristor the neighbourhood of Bourand Alenon.

23. Rome.—The Baron d mohr, who resides in a cou house within about 400 pac the town of Olevano, rec some time since a very disa able visit. It was evening the Baron was sitting in con with only his son and the painter Saladee. Suddenly door was thrown open, and man, covered with a mantl having a red silk handke twisted round his hat, en and asked where was the I He, suspecting danger, m aign to his companions, ar plied, that he would go an the baron. Leaving the he encountered at the door armed with muskets, but he himself from them by flight arrived at Olevano in sear The pontifical assistance. diers, however, were rather in their movements, and the bers succeeded in carrying of painter and young They were taken to abou distance of a league in the r bouring woods, where they all the robbers united, in nu about 50. They were young few of them being above 20 of age, having very bes uniforms, with very rich and diamond ear-rings. ptain of the band bore also golden cross suspended is neck.

robbers, on the following ent a message to Olevano, ey should require a ransom D scudi for the baron's son: for the poor painter, said iny one shall have him for During the negotiahe 2 prisoners were very eated, but they were fre-7 told, "If you make the ioise, or the least signal, Il shoot you: it is necesor the example." was obliged to make porof the entire band. , the ransom of the young was fixed at 2,000 scudi. bbers on parting with him, ed him, and the captain, g him in his arms, said son, the remembrance of engraved in my heart. ever forget you. I hope Il meet at Naples."

Stockport.—Last evening, a quarter before 10 o'clock, n Birch (who is assistant constable of Stockport, ho has made himself obs to the reformers by havken sir Charles Wolsely stody, and also from being son sent to London with nch-warrant against Harhaving brought Harrison ckport, the circumstance ecame known, and a conle crowd assembled round house, where his prisoner Several threats been made by the mob

ey would pull Birch's house

and liberate Harrison, Birch

felt it prudent to consult the Rev. Mr. Prescott (a magistrate) as to what course he should adopt with regard to his prisoner, under the circumstances. On his way to Mr. Prescott's, and within a few gentleman's from that house, Birch was accosted by a man who calls himself Joseph George Bruce (a person not much known in Stockport, but who states that he came lately from London, and last from Dublin, and who has been for a few weeks assistant to Harrison in his school of reform, and is also designated as secretary to the Stockport Reform society.) This man entered into conversation with Birch, and two other persons in Bruce's company joined them. Bruce kept Birch engaged in conversation, and breasted him so as to prevent his going on, and the other two were passing towards Birch's rear, who then began to feel himself unsafe, and meditated a retreat; particularly so, as a considerable crowd were very near them: however, before he had time to decide on any step, one of the two men fired a small pistol, the bullet from which passed into Birch's breast, about the pit of the stomach, and took sloping direction towards the right side. Birch screamed and leaped over the garden-wall of a Mr. Lloyd, and reached the house of Dr. Killer before he fell; the The ball three men then fled. has not yet been extracted, but hopes are entertained that the wounded man may recover.

Three men (one of whom is Bruce) have been taken into custody, and have undergone a long examination this day before the

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Rev. C. Prescott, J. W. Tatton, and P. Marsland, esqrs.; two of them, viz. Bruce and a person of the name of David Davies, (who was one of the three present when the shot was fired), are remanded; the third has been discharged. The person who fired the pistol has not yet been identified, from the state of the wounded man rendering it not advisable he should be disturbed.

A troop of horse marched into Stockport very early this morning, and the town remains quiet at this hour.

Leicester. — The Frame-work knitters of this town and county, with few exceptions, have struck for an advance of wages. On Monday they assembled in a large body, amounting to about 3,000, and perambulated the principal streets in regular order, without evincing any disposition to riot or tumult—a practice which they have continued up to yesterday (Friday). They were joined on different days by parties from the neighbouring villages, women as well as men-Several of the letter carried poles, with various inscriptions written on paper appended to each of them: the following were amongst the number :- " Let those in prosperity consider us in adversity." "The Statement, or work no more." " Pity the Distressed." "We perish with Hunger."

27. On Tuesday morning last, owing, it is reported, to some neglect or mismanagement regarding the safety-lamps in the Sheriff-hill pit, at Gateshead, near Newcastle-on-Tyne, a dread-

ful explosion took place, by which nearly 40 persons have lost their lives. Had the accident happened an hour later, is is said about 100 persons would have perished. Eighteen of the unhappy sufferers have been interred in Gateshead church-yard, and 14 in the chapel yard; the remaining bodies have either been given to their respective friends or are not yet taken out of the pit. Amongst the poor unfortunates, were three boys from Whitehaven, who had been taken there by their mother, and obtained work, but were soon after dismissed; their parent subsequently applied to those in management, and again obtained employment for her children, just in time to share the melancholy fate that has befallen their fellow-sufferers. The same pit, we believe, exploded about four years ago, when considerable damage was done.

On Tuesday, a numerous meeting of the weavers, spinners, and other work-people employed 🛎 the blanket manufacture, was held in the market-place of Heckmondwike, to confer with the masters, and to explain to them the nature of the union. The speaker on this occasion was a person of the name of Rhodes and in a speech of considerable length, he explained that the union in which they were engaged related merely to matters of trade, and was wholly unconnected with politics. A considerable number of master manufacturers were present, but no definite agreement was entered. into. Some houses, we under

stand.

have already resumed their it the new rate of wages, large proportion of the re entirely at a stand.—

Mercury.

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On Monday evening, a sgraceful and daring scene and plunder took place at nd fair, Hampstead. s of the ruffians have been ed as high as 200. Many n were armed with bludand those who were not. the trestles of the stands pons to defend themselves the police-officers and conwhom they over-powered. of one of them was yesstated to be in danger. ring and outrageous conas principally between 6 clock, when every person the two entrances to the nere the fair is held, was d and rifled. Numbers pockets could not be easily, had the skirts of ats cut off, and the pockets r small-clothes turned in-The conduct of these towards the females was utal, and compelled them er the most distressing and screams. Their arms eld up, their clothes cut, ry article of wearing-ap-To effect irn from them. abolical purposes, the vilve been estimated to have gangs of 10, 20, 30, 40, n as high as 50.

Bow-street.—In conseof the outrageous daring of disorder, robberies, ng and ill-treating of a of persons at West-end ar Hampstead, on Mon-

day evening and during the night, an additional number of constables belonging to the above office, as well as officers from Hatton-garden office, were ordered to attend for detecting and apprehending the offenders. number of the inhabitants Hampstead were sworn in as special constables by Mr. Cartwright, the magistrate of Hampstead, to assist the regular police on Tuesday evening. Notwithstanding the increased number of the police, they were not equal altogether to cope with the villains, who assembled in numerous bodies, armed with bludgeons and other weapons, acting in a more daring and outrageous manner than on Monday. The ruffians were divided into gangs, and were estimated at more than 150. Not satisfied with obtaining the property, they beat and otherwise maltreated the persons of their Money was not suffivictims. cient; they deprived those who came under their grasp of even their wearing apparel, and left them nearly naked. Hats, shoes, coats, handkerchiefs, all were considered as booty by these ra-Nor were the pacious wretches. disgraceful scenes of riot and plunder confined to the fair. milar acts of violence and depredation were practised in the fields and on the roads in the The police, by great vicinity. exertion and at much personal risk, succeeded in securing thirty of these miscreants, the strength of two gangs; one of which consisted of about a dozen, and the other of about twenty. apprehended them in the booths. These gangs yesterday underwent an examination before Mr. Hicks, but as many of the persons who had been attacked were unable to attend, all the evidence against them has not yet been collected. The examination occupied the magistrate till 5 o'clock. The smaller gang, consisting of 11, were first put to the bar.

Thomas Hunt, a constable of Hampstead, being first examined against them, gave a general description of their conduct at the fair, in robbing, knocking down, stripping and beating, the weak and defenceless, with every aggravation of inhumanity and

brutal outrage.

James Friend, a plumber in Chelsea, gave an account of the treatment he received at their hands. He walked with a friend to West-end fair, about 9 o'clock in the evening of Tuesday. he was passing a field near the fair, he was attacked by a gang, amounting, as he thought, to 17. The first person that seized him by the collar and arm, he was confident, was the prisoner Cassady. The witness was then knocked down with a bludgeon, and received a stab on the right side, which fortunately was not dangerous. They tore his clothes, and robbed him of a 1% Banknote.

Thomas Cooke, a printer in Long-acre, identified the prisoner William Burke as one of the depredators. Richard Hinds, one of the larger gang, was charged with assaulting and wounding a Mr. Clarke, who appeared to give evidence against him. Several others of the larger gang were identified by those whom they

had attacked or plundered. The constables, likewise, deposed to their outrageous conduct and to their possession of stelen property when apprehended. These of the prisoners against whose charges were brought by preser witnesses were committed. The rest were sent to the watchhouse, and are to be brought up to-day for the purpose of being examined, and identified by those whom they have robbed.

AUGUST.

St. Helena, August 7. - Busnaparté is in better spirits than he has been for some time; im health much as usual. ever others, of any rank station residing here, may affect to state concerning him, be assured very little is actually known. He has so long imposed a seclasive life upon himself, that he appears to have at length obtained all the habits of a confirmed re-He had become so entirely abstracted, even from the distant view of those whose duty it was to make a daily report of his being alive, that it became necessary to inform him, that if he did not voluntarily afford the officer on duty an opportunity to certify the fact required from him, namely, that he was " alive," there would be a necessity of the officer's making a daily personal visit to him for that purpose. He has since relaxed in his manners in this respect, and has been out of his house a little. The new house building for him is expected to be finished in about nine months.

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The island is generally

An inquest was held at an's, before Isaac Piggott, nan, Coroner for that h, on the body of Mr. n Hart, who unfortunately ilite by the overturning of dyhead mail-coach on the ing Tuesday night, and a of Manslaughter was not only against Thomas , the driver of the Holyiail, but against George the coachman of the r-mail, who were racing ainst the other in a furious . when the coach was over-The deceased was churchf Hagley, near Stourbridge rcestershire, and was on urn from London, where been on a visit to some of atives. Mr. Thomas Arbootmaker in Cheapside, the coach-box at the time accident, and had his left rribly shattered and his rm broke above the elbow, now lies at the Woolpackth some hopes of recovery; o other of the passengers, rere hurt severely in the tre pronounced out of dan-

free by an ukase of the or of Russia, was opened ing ships of all nations. We learn by the return of artar (Commodore Sire R. Collier, bart. and K. from the coast of Africa, rinces-island, near to the of Biafra on the Guinea is now the principal, and the only point of rendez-

The port of the town of

vous on that part of the coast of Africa, for the dealers in slaves. Spanish and Portuguese vessels (the only extensive traffickers in this inhuman trade now) from Cuba, rendezvous there. arrival, the supercargo shifts his cargo of bale goods and hard ware into small schooners belonging to the authorities of that settlement, and proceeds to the Bight of Benin, or Biafra, either to Bona, Calabar, or Benin rivers. Here he bargains with the respective chiefs, or kings, for so many hundred slaves, which are generally ready by anticipation: they are now purchased for goods of the value of 3l. 17s. to 4l. per head, for children under 10 or 12 years; and above that for 51.; women of a handsome shape and appearance are one or two pounds sterling higher. At Prince's Island they are landed, and if no English man of war is in the neighbourhood, are re-embarked at 251. charge per head to the Spanish Captain. If any man of war is there, they are received into factories, until opportunity offers for sending them off to Cuba. The vessels are generally (termed schooners American clippers), bought by Spaniards at St. Jago de Cuba, and pretend they are bound to the coast south of the Line; and to carry on this deception the better, the Portuguese on board the smaller vessels are told, they are anchored off some port south of the Line, such as the Congo or Benguela. The most unmitigated cruelties continue to be inflicted upon the poor African race, by these barbarous slave-dealers. it is an astonishing fact, that two slaves

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who were rescued by a boat's crew of the Tartar and brought on board that ship, belonging to a cargo which had been relanded on the appearance of the Tartar, were weighed by the officers, when it appeared that the weight of the lad was 45, and the man 64 lb.

Ghent.—On Wednesday 19. evening numerous arrests took place in our city. The cause is said to be, want of passports, or the irregularity of them. Among the persons arrested, it is stated, there are military of different ranks and of various countries. Captains of recruiting parties, and a Saxon Baron. A report is spread that the object of the abode of these gentlemen here was, to enlist men for the service of the Insurgents in the Spanish colonies.

Madrid.—General Elio reigns in Valencia. The environs of that city are infested with brigands. Letters from Murviedro, the ancient Saguntum, state that hundreds are immured in the dungeons, and that the cries of the enfortunate persons put to the torture sometimes excite the horror of the inhabitants. The lordship of Biscay has made a strong representation against the conduct of Camp Marshal Longa, a judge of contraband in that province. He has, however, been absolved by a royal decree. The inquisition still prosecutes the Freemasons with great zeal.

20. Dresden .- " His excellency the Spanish minister will repair to Court to morrow in grand state, formally to solicit the hand of her Royal Highness the Princess Maria Josephine, for his

sovereign. The marriage will 🕍 officially declared to-morrow, and celebrated, by proxy, the 28th."

21. Manchester. - Notwith standing a strong caution issue by the boroughreeve and magutrates, the populace began 🕨 assemble on Thursday night, considerable numbers, at the old scene of rendezvous, the New-cross. A body of military were sent to disperse them; whi immediately on their appearant were attacked with stones and brickbats by the mob; a dreadfe conflict ensued, in which two o the populace were killed, and many were severely wounded who were taken to the Infirmary

The military succeeded, at last in clearing the place; but shorth after the routed mob again a sembled in Tib-street and the lanes adjacent, and attacked the houses of several persons wbo have made themselves obnoxious among others that of a Ma-Graves, a constable. Some Yes manry at length arrived, and policy the rioters again to flight, site. which it does not appear that any

new outrage occurred.

Rio Janeiro.-On the 19th inst., being the anniversary of the birth-day of his Royal Highnes the Prince Regent, the Treasurer and Managers of the Contribution Fund of this city laid the founds tion stone of the first Protestant Chapel in the Brazils, in the presence of a considerable number of the most respectable merchants. and other British subjects of this place. Previous to laying the stone, the Rev. Mr. Crane read the 24th and 84th Psalms, when a bottle, containing a few English newspapers, and the coins of

nations of Europe, was d; after which, the Rev. ne pronounced the chapel ledicated to St. George John, in honour of his lighness the Prince Red his most faithful Majese stone was then set in , and the ceremony comby a very appropriate or the Divine protection using on the work that un.

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g for statues appears to ed. The researches in have now been continueds, and nothing has nd. The directors themilow, that they have no mas to any parts where ours might be successful, they proceed entirely at

e bust of Caracalla has md near Torue-Sapienza, com the site of the antient labii. It was there the painter, Hamilton, found part of the antiques which in the Borghese Museum anditti of Frosinona still sch alarm. Within these s they advanced to the Tivoli.

Ienai-bridge.— The first f this stupendous strucs laid without ceremony loth instant, by the resigineer, Mr. Provis, and ractors for the masonry,
Straphen and Hall. When ed, it will connect the f Anglesea with the counLarnarvon, and by that to away with the present hich has always been one greatest obstacles in the

establishment of a perfect communication between Ringland and Ireland through North Wales. The design is by Mr. Telford, and is on the suspension principle; the centre opening is to be 560 feet between the points of suspension, and 500 feet at the level of high water line; the roadway to be 100 feet above the highest spring tide, and is to be divided into two carriage-ways of 12 feet each, and a footway between them of four feet. addition to the above, there are to be three stone arches of 50 feet each on the Carnaryonshirë shore, and four of the same dimensions on the Anglesca side. It is estimated to cost 70,000k, and will probably take three years to complete it.

25. Constantinople.—The last riot which broke out in this capital against the Jews was far more violent in its character than any which has taken place in the various towns of Germany. One of that sect was dragged from his carriage in open day and stoned: it is said death has ensued. most severe measures are enforced against the perpetrators of these excesses; already the secretary of an advocate, who at the head of a gang broke into a Jewish house and demolished the furniture, has been tried and sentenced to rasp dye-wood, which is the last punishment, except death, and is even more horrible.

30. Gibraltar.—" The fever is very bad in the Isla and its neighbourhood; a report has reached us to-day, that it is at Tarifa, where it is said two men got in from the Isla; the street where they live is blocked up,

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and we have not heard of its spreading there. It is also reported that some persons at Algesiras have been put into the Lazaretto, suspected of coming from an infected place. The governor of Algesiras (O'Donnell, brother to the Count D'Abisbal) has placed a cordon to prevent people passing from the Isla, and issued a proclamation making the penalty death to any person infringing the edict. The malady is spreading, and I fear will run all over this part of the country. Our communication is not entirely cut off: persons resident at St. Roque are allowed to come in and go out of the garrison. A book is kept by the inspector of atrangers at the cordon, containing the names of all persons who are allowed to pass; and those who are not included, if they wish to go out, must apply to the Town Mayor and assign some very urgent necessity. A proclamation to this effect was issued yesterday."

31. Stockholm .- " The day after to-morrow his majesty will set out on his tour to the northern provinces of the kingdom. The object of his majesty's journey is to choose the place for the site of the new fortress, which is to serve at the same time as the chief military depot of Norway. His majesty had proposed to the Diet to grant a million of dollars for the purpose, which they were forced to decline, on account of the distressed state of the country. The plan, however, is not given up; and it seems to be nearly settled that the fortress will be near Askersund, between the Wenner and the Wetter-lakes.

We learn that the Emperor Russia, during his present tou in Finland, will come over the frontier, near Tornea, to examin some of the great iron-works Sweden. The Governor of North Bothnia will go to meet his in perial majesty and receive luis on the Swedish territory. The English general lord Lyndoch h arrived here from Copenhage The emperor of Russia will rive at Abo on the 6th of the month, and after staying then two days, go to the Aland islands Many persons leave this city every day, in order to be present on the entrance of the emperat into Abo."

27. Rome.—" The robbers of the roads near this city continue to range with impunity, and to form the principal annoyance which travellers are subject. At Italian surgeon, who was taken by banditti a few days ago, was only liberated on his procuring a ransom of 300 Louis: his caccotore, whom he had taken to protect him, was put to death in cold blood in the most cruel manner A vigorous edict was issued about 14 weeks ago, offering a reward of 500 scudi for every brigad brought in alive or dead, with 1,000 for every capobanda (captain), and ordering the town of Sonnino, which is their chief hold near the Neapolitan frontier, to be levelled with the ground You will be surprised to hear how vigorously it has been executed. The town of Sonning has at length found grace in the eye of its spiritual father, and is no longer to be swept away from among the nations: ten holy friam have been sent to preach to the

repentant

int city, and to cast out il spirits which are still ed to be lurking among while the image of Christ, l in mourning for the ocis to be carried in prothrough the streets. These rels carried off a woman and after using her in the rutal manner, fired at her You will hardly beat the governor of Sonnino hese miscreants a grand a few weeks ago, and sat o table with them, after previously been obliged them hostages for their nduct: many of them are circumstances; the most us are said to be boys of 8."

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The wolves begin again to e their ferocity in the poded environs of the town onne. In the night of the f this month two of these rous animals attacked a y at Villiers-les-Pots, and at Tillenay, who were ig their masters' horses in tures of these communes. mer of these children, who eping rolled up in his was dragged the distance it 200 paces; but in conce of the cries of his comwho were also watching he escaped with only a The other child, vound. eeping in the midst of five ther children, was seized ie-wolf and dragged 100 nor did she let him go e found herself attacked and men. The child was y wounded.

Frankfort.—A great numthe citizens of Frankfort assembled on the 70th anniversary of the birth of Goethe, to testify, in a solemn manner, how highly they estimated the honour their city had obtained, by giving to the world this favourite of the German muse.

On the eve of the anniversary, the Frankfort Museum held an extraordinary sitting, at which there was a very numerous auditory. Several pieces of music were executed; speeches analogous to the occasion were delivered, and some of the immortal poet's verses were recited. day a numerous company dined at the Weidenbusch-hotel. poet's bust was placed in the centre of the room, the head crowned with golden laurels, enriched with emeralds. There was an inscription to the following effect:— "Homage of admiration offered to J. W. Goethe, the favourite of the Muses, by the inhabitants of his native city, Aug. 28th, 1819."

SEPTEMBER.

1. It appears by letters to the 20th of May from the Cape of Good Hope, that the Caffres have been so completely discomfited in every situation to which they directed their attacks, that it is confidently expected they will be long prevented from making aggressions on the British The scarcity not only territory. of grain, but of all kinds of provisions, was so great, that the governor had thought it prudent to restrict all the inhabitants, as well as the troops, to certain short allowances, until the arrival of supplies from England. consequence

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consequence of this intelligence, government have dispatched 1,000 barrels of flour to St. Helena, which has hitherto derived its provisions almost exclusively from the Cape of Good Hope.

Whitehaven. - " A tremendous storm from the westward came on here yesterday morning about 5 o'clock, and has continued with little abatement till new, 8 o'clock, Wednesday night. The progress of the tempest was rapid: a vessel off the Isle of Man first felt it about 3 in the morning; it began here about 5, and reached Wigton by 7. The damage amongst the shipping in this harbour and upon the contiguous coast is great. About 7 o'clock the Content, Reed; Atlas, Black; Fortune, Hind, belonging to this port; the Two Brothers schooner, belonging to Ramsey; and the Phœnix sloop, of Newry, all ran on shore at the foot of Lowther-street, and are lying in a perilous situation; yet, when the gale abates, it is expected that they may possibly be got off. At low water, about noon, the Content, Burns, of this port, came on shore behind the north wall. The life-boat was immediately manned from the New-quay, and sent off to save the crew. On reaching the vessel, all hands, excepting the captain and mate, left her. life-boat was again manned by a fresh crew, who attempted in vain to reach the vessel, and were obliged to give up the attempt. The captain and mate, seeing the imminent danger of their situation, sent a rope ashore by means of a float, when the boat once more reached the vessel; the

mate immediately descended of board by the rope, but the captain was still determined not to quit his ship, great as was the peril. After the lapse of some time the life-boat was manned the fourth time, and sent off for captain Burns, and after much patience and difficulty he was taken from the wreck, under hearty cheer by the crew, which was instantly replied to by the thousands assembled upon the shore; in a few minutes all landed The great exertion in safety. had scarcely ended, when another vessel hove in sight, and seemed destined to experience the same fate. She was soon known to be the Thistle, captain Adamson also of Whitehaven. The crew appeared to be using all possible exertion to keep her off the shore, but a short time showed would that their endeavours prove ineffectual, as she neared very fast; and at length he head was pointed directly on shore towards the beach behind the north wall, where, in a few minutes, she struck. The life boat was again immediately prepared to bring off the crew, who knowing the difficulty of rowing the boat to the windward, sent off from the vessel a buoy and line, which was brought ashore by some men who spiritedly swam off amongst the surf. las few moments the boat reached the vessel by this line, and the cheering of the crew told those on shore that all was right, and the whole soon stood on terrs-Thus the life-boat was the means of saving the crews of two vessels, who otherwise would inevitably have perished. ships he afternoon. About six the Thistle began to p, and in a few minutes a complete wreck. The remained firm an hour when she also broke up; morning there is nothing en of either vessel but a broken boards, spars and

ublin.—The Duke of Welpacket proceeded on her from Liverpool to this Saturday last, in the n, full of passengers, and 1 300 and 400 working rs on the deck and in the On Monday night last, f the Kish-light, a sudden ame on, which threw her eam-ends, when a scene usion ensued which baffles cription; the sky-lights tch-way being off, the ished in torrents to the id hold; in the latter of rere 2 horses, which bemanageable, one of which ople in the hold were to put to death in their ence, and the other was nd hacked that he is past Many people were off the deck, some of rere unfortunately drowna few smothered in the nd the boat, which hung tern, containing a few of mfortunate people, was away with all it containtily the greater part were ut two fine children sunk no more, whose mother, infant in her arms, who ig with them in the boat e was washed away, was y the presence of mind of some of the passengers, and now survives to mourn her loss. After undergoing unparalleled hardships, the vessel (not being able to make Dublin, the wind being so adverse) bore away for Holyhead, where she arrived on Tuesday. Several of her passengers arrived here yesterday evening, from Holyhead, by the Pelham packet, who related the above particulars. It is supposed there were 12 or 15 lives altogether lost, but the exact number cannot be ascertained.

4. Berlin.—The king has ordered dismissals to be sent to all the public functionaries who signed the declaration in favour of M. Jahne published in the Bremen Gazette. It is now reported that several of these signatures were either forged or extorted by means of intrigue.

The investigations relative to the conspiracy are still actively proceeding. It is stated that the commission is tracing it back to its source, namely, to the year 1807. Jahne is permitted to walk for three hours daily, guarded by two soldiers, with loaded muskets. He lately received an anonymous letter enclosing a bill for 200 Prussian crowns; but as it is not allowable for a state prisoner to be possessed of so considerable a sum, it was forwarded to his wife.

A communication of the decisions adopted at Carlsbad, at an extraordinary sitting of the German Diet, is daily looked for. It is stated, that several of the German governments have prohibited the journalists from saying either good or bad of the above proceedings. They will merely

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be allowed to copy the protocols of the Diet.

8. Montreal.-A most melancholy accident has prevented the receipt of our American papers. The steam-boat Phoenix has been destroyed by fire on Lake Champlain. The following particulars may be relied on, as communicated to us by one of the crew: - On Sunday last, about 10 minutes past 2 a. m. while the vessel was abreast of Stave-island, wind blowing hard, one of the hands on deck went below to the kitchen to get something to eat, when he perceived smoke issuing through the partitions which divide it from the pantry. Bursting open the door, he was driven back by a volume of flame. All on board were immediately alarmed; the two boats lowered, and 27 passengers safely landed on Providence-island, distant about Smiles. They then returned and picked up the remainder, who, forced by the progress of the fire, had thrown themselves into the water on whatever they could find to support them; with the exception of the following persons, who were drowned, viz. Mr. Manning, pilot; Mrs. Wilson, boat-maid; Harry Blush, sailor; Andrew Harrison, cook; Stephen Kellis, pastry-cook; and a lad about 15 years old.

When the accident was first discovered, the master endeavoured to run the steam-boat on Stave island, distant about threefourths of a mile, but one of (what our informant calls) the plunger-straps being consumed, and its fellow continuing to work, the boat weered round, and would not obey her helm. Much concerning the sang-froid Judge Hoit, who seeing the push off, lashed himself bench (having previously himself with much deliber threw himself into the water lay so quietly on his raft, boat's crew supposed him when picked up, he with great non-chalance, had no doubt he should floated for a couple of home

Most of the passenger in bed at the moment of escaped in a state of semi The steam-boat drifted chester-reef, where she to the water's edge, to lies.

Constantinople, Sept. 16 have just witnessed a great terial revolution. The grad nior all at once caused A levee to be announced, to all the ministers repaired. they were thus assemble began by declaring, that posed the mufti, Mustaph sim Effendi, and appointed place the former grand in Romelia, Hadge Halel A few days afterwards he d the grand master of the nies, the minister of the in and the grand marshale grand admiral was arres order of the captain pact carried on board a vessel near the Seven Towers. accused of not having b with sufficient firmness in insurrection of the Jami and of committing rapins. Archipelago. Being con on those charges, he was gled and his body throu the sea.

former hospodar of Molas been received with istinction by the grand

oss of the ship Mysore.— Mysore left China on the December last, and had ed as far as the coast of China, in about lat. 13 N. he experienced a heavy wind from the northward tward, in which she scudlong as was deemed safe, reefed foresail; but on it blew so violently, e ship was obliged to be , under her bare masts; d not been effected ten before her lower yards, its, jib-boom, &c. were it away; and at the same was found that she had a dangerous leak, and six ter was reported in the all other duty was laid nd every one repaired to ips, where their exertions unavailing, as by eight, ne water had risen in the 15 feet, and the gun-deck o half full: it was then ned to save as many of v as possible, by getting vo remaining boats out ther boats having been 7ay from either quarter). aine o'clock the large cutgot, and Mr. Wemys was with the care of keeping the ship, and to remain nder the lee while the at could be got out; nearnalf of the boat's crew de-Mr. Wemys while getting the ship, owing to a large ing knocked in the boat the ship, and only seven remained with him, one LXI.

of whom he employed in stopping it with a blanket, and the other six were employed at the oars. The gale having considerably abated, about eleven the longboat was nearly hoisted out, and captain Dobie hailed Mr. Wemys to approach the ship as quick as he could; immediately after they heard a terrible crash, as if the ship had burst, or a heavy gun gone off, which was followed by a general shriek from those on board. Captain Dobie hailed the cutter as before, "Pull hard, Wemys, and approach us;" but in a moment after, the ship sunk from their sight, and every soul perished. Nothing was seen except a large white whirl, or boil in the water where the ship had been, and they appeared surrounded with the cries of people for as-The night was dark; sistance. and although they made every exertion to move the unwieldy boat toward the sound of voices, first on one side and then on the other, they failed in being able to save a single soul. Mr. Wemys now found himself in the open sea, without a morsel of any thing to eat or drink, or a compass to steer by: they were so overcome with fatigue, that they fell into a sound sleep in the boat's bottom, and remained until next day; they then set the reefed sail, and steered by the sun for Pulo Sapata, which they made on the second day, but could not land on account of a heavy surf: they made Pulo Candore three days after, but could get nothing to eat, except some fish they caught among the rocks, as the hostile appearance of the inhabitants prevented their going up amongst the

the trees: they were eight days more before they made Tringano, and their only sustenance was six small biscuits, found on one of the Lascars, and water they caught when raining. The rajah of Tringano treated them hospitably for a month, and then sent them in a prow to Malacca, where they arrived on the 23rd of

January.

11. Bombay .- On the 2nd ultimo, the inhabitants of Ahmedahad were much surprised by the appearance of a royal tiger, which was brought alive from a neighbouring village; he had been caught in a large cage constructed on the principle of a rat-trap, with a goat for the bast, but partitioned off with strong bars, so as to be beyond the reach of the tiger; the goat was, however, taken out dead, without having apparently suffered any injury: we may therefore conclude, that the animal died entirely of fright. A large fierce dog, of the northern breed, was put in the cage for his food, and the gentlemen who were present were much surprised at observing the dog, instead of being alarmed at the terrific animal. immediately rush forward and seize him by the nose; and it was a considerable time before the tiger could disengage himself. After having been kept for some days to gratify the curiosity of the natives, a gentleman of known celebrity in the sporting world, put an end to his existence by shooting him with a rifle through the forehead; the ball was afterwards extracted, and was completely flattened, which shows the extreme hardness of the skulls of these destructive animals. At

the village at which this was caught, above 60 personal to have been destroy him.

Frostnoni, Sept. 13.--I yesterday with some frie this town from Tivou, and the whole road full of 😹 detachments. We have: the town of Soning, the tion of which is proceeding great speed. It is situate a mountain, and contains inhabitants. As 100n as 💨 quits its abode, military ters pull off the roof, and the masons demolish the walls town-hall will not be deman It will be converted into a for a brigade of carbineer few weeks the town will tirely razed to the ground government assists the inhaas much as possible in the gration; all the indigent are ferred to Rome. This exp from their native soit an paternal roof, occasions ma fecting scenes in most of families.

Cadiz, Sept. 14. -- In H quence of the excessive the weather for the last eight days, the fever creased to an alarming # It is calculated that upwe 3,000 persons are laid up The number of deaths is fa to 40 daily, out of a popul of 70,000 souls. The go and all the troops intend the expedition, left this last since when we have been pletely shut in. The con cation with the vessels in is also closed.

Madrid, Sept. 14.—The tagious fever of the lale of

onishingly increased withw days. Between the 1st 20th of August, the numleaths was 105, the reco-392, and the new cases from the 20th, the day on the communications were to the 31st inclusive, 345 died, 663 recovered, and ther of sick rose to 1,313. pid and fatal progress is usequence of the indigent which is very numerous, lestitute of all resources ans of cure for any kind idy, particularly for the The town contiiever. D be guarded with the

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: rigour. tardy discovery of the on is the cause of its havn propagated to different of the vicinity. Though, ig to the last accounts, atory state of Cadiz and . Mary appears, generally z, good, it cannot be dis-. that those two towns the germ of the malady nospitals, and even among bitants, according to some ns that have manifested ves. The Supreme Junta ith has adopted various s for subduing the malady oot which it occupies. tion has been opened at or the poor of the Isle of mong whom the mortay increases. It is demonthat misery and want ff more than the fever. ng to the last reports. I in the first four days of 1th. On the 4th alone ere 57 victims.

uz, Sept. 17. — A pamtitled "Germany and the

Revolution," by M. Gærres, was yesterday seized, and officially sealed, by order of our regency. The authorities only succeeded in obtaining possession of a part of the publication, the remainder had already been dispatched to

another country.

20. On Monday, Sept. 20th, the two eldest boys of C. A. Elton, (Abraham and Charles, about 14 and 18 years of age), who, with the rest of the family, were spending some time at Weston-super-Mare, went to a small island near the bathing spot called Birnbeck, the passage to which is dry at low water, the connexion with the rocky shore being by a causeway thrown up by fishermen to hang their nets on; here the young gentlemen amusing themselves by were searching for small fish, shells, &c. when the tide, which steals round the island almost imperceptibly, overtook them, and formed a junction, which cut off their retreat. In this situation they were seen by a young lady, who made signs to them of their danger, and gave an alarm, but from the impossibility of floating a boat, from the shallowness of the beach in which it was moored, and which could not be flooded for **an** hour, all assistance became vain. In their attempt to reach the shore, the youngest was carried out of his depth, when the eldest, who was not in so much danger, stripped and dashed to the rescue of his brother; the tide, however (which in this place rushes like a mill-pond), was gaining rapidly on them, and, in spite of every exertion, they were both enveloped in the flood. As soon as **г** 2 the

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the tidings reached the afflicted father, he immediately repaired to the spot, with feelings agonized beyond description. greatest anxiety was manifested upon every countenance; and as soon as a boat could be floated, colonel Rogers, with two rowers, pushed off for the island; but all search was in vain: their bodies have not yet been discovered, though the jacket of the eldest has been picked up. They were and accomplished handsome youths, with rare talents and amiable dispositions, educated entirely by their father, to whom they were constant companions.

Details relative to the sickness in the town of San Fernando (Isle of Leon), and of the measures taken to arrest its progress: -" About the middle of July last, some fevers began to make their appearance in this town, which, being examined by a commission nominated by the faculty of medicine for that purpose, did not appear to be accompanied by any alarming symptoms, and were only considered as the effect of the season. Such was the state of the public health until the 19th of August, at which period the commandant-general of the province, in consequence of more alarming reports than those which he had previously received, convoked the committee of public health, and, agreeably to its recommendation, renewed his orders to the commission noticed above, to visit the military hospital and that of St. Josef, in the town of San Fernando. The character of the malady was now changed, and several of the sick were found to have the yellow fever.

" From that moment, the most vigorous precautions were enforced. A cordon was established round San Fernando; the troops cantoned there received orders to encamp in the environs, distant from all communication, during an interval of eight days; the commandant-general communicated the afflicting event to all the authorities of the province, * also to all the captains-general of the peninsula. According to the report of the committee of health of Cadiz, however, the contagion had only appeared in the town of San Fernando.

" However encouraging the above circumstances might appear, with respect to the malady being exclusively confined to the town of San Fernando, the stpreme committee of health, in consideration of the progress which it might have made previously to its discovery, and under the apprehension that it might have spread to some neighbouriss place, deemed it prudent to extend their control (at least during the space of one month previously to the discovery of any contagious character) over all communication with the ports on the Cadiz coast, from Chiclana as fact as Rota inclusively; and on the 27th of August, the necessary or ders were dispatched to the commandant-general of the province of Cadiz, to the general-in-chief of the trans-atlantic expeditionand to the vice-president of the supreme committee of health of Seville, to establish a cordon of troops, which might prevent any intercourse between the ports on the Cadiz coast and the interior, and which might separate the troops

troops destined for the expedition, which had orders to encamp between the said cordon and the

inland provinces.

"The chief secretary of state, moreover, has just established between Xeraz de la Frontera and Port St. Mary, an office for the fumigation of letters, which are to be conveyed with all the precautions customary under similar circumstances. Finally, that no measure may be omitted in an **effair** in which every individual is interested, the captain-general of Estramadura, and the intendants of Cordova and Jaen, are specially charged to watch that each committee of health in those provinces exercise its zeal, not merely in active operations, but by inspection and vigilance, in order to prevent the least communication, and to guarantee security and

the public confidence."

Madrid. Sept. 21. — The supreme council of Castile, on the 10th of this month, registered an order of the king communicated by the duke de l'Infantado, president of the council and minister of grace and justice, commanding the establishment in the capital of a school on the Lancasterian plan. This school is to serve as a model for all the other schools which it is the king's pleasure should be established throughout the kingdom. His majesty has appointed the duke de l'Infantado, the dukes de Montemar and de Villahermosa, the marquis de Ceralbo de Santa Cruz, the dukes de Medina Celi, de San Fernando, others, to superintend these several establishments. He has also forbidden all tribunals, corporations and other persons to whom the laws of the kingdom confide the care of public education, to interfere with this Lancasterian system of instruction, and has appointed don Juan Kearney, with a salary of 16,000 reals, as director of the facultative part of the system.

The judgment relating to the attempt of general Porlier, pronounced on the 9th of July last by the supreme council of war, and approved by his majesty on the 12th of August, comprises 242 persons. The following is an extract from the judgment:-

" Brigadier de Ramon Romay, colonel Peon, major Pierre Miqueliz, captains Lopez and Arguez, lieutenants Umedia and Ubarnes of the marine, all guilty of contumacy, are condemned to be degraded, shot in the back, and their property confiscated. If they surrender, they shall be heard in their own defence. Captains Castaneda and Peon are condemned to the same penalty, but with this difference, that they shall not be heard in their defence. Andres Roxo, merchant, shall also be shot in the back, and his property confiscated.

"The other penalties are, deprivation of employment, and condemnation to the gallies for different periods from two to ten years. In this class the condemned amount to 20 officers of Those suspended various ranks. from their employments and imprisoned in forts, from six months to four years, amount to 23.

"The number of persons acquitted, and of those against whom proceedings have been suspended, amounts to 148, nearly all officers; among whom are, three three colonels and three lieutenant-colonels."

In consideration of the enfecbled health of the auditor of war, don Manuel Saturio Garcia, and his sufferings during a long imprisonment, he is sentenced to be deprived of his office, and to be confined at Ceuta for the term of five years, under the surveillance of the governor, from whence he cannot remove without the special leave of his majesty.

Rome, Sept. 22.—The government persists in its resolution of demolishing the town of Sonnino, which has long served as a refuge for the robbers. The work of demolition has already commenced. Lucien Buonaparté, returning from an airing in his carriage, was attacked by two robbers; but the earbineer, Fiordiponte, who accompanied the carriage, put them to flight after a The two robbers smart conflict. have been discovered and arrested.

Manchester, Sept. 22. - Mrs. Wroe and her shop-boy have been again taken into custody for publishing a libel. This poor weman, who has a child at her breast of only five months old, was, after being some time in custody, discharged upon two persons giving bail for 50% each. This is the second time she has been in prison within ten days, and forms the thirteenth process which has been instituted against Mr. Wroe, the proprietor of " The Observer," and his family, within about four months. Mr. Wroc was arrested twice upon the warrants of the magistracy, and held to bail in each case, himself in 500% and

two sureties in 250% each. 1 bills of indictment were afterwards found against 🖿 the quarter sessions and the amount of bail was require This bail Mr. each case. was unable to procure, at therefore compelled to 🞳 himself in order to avert imp In his absence, the ment. processes have been install including the bills found by grand jury at Lancaster; be major part of those processes consisted merely in the wall of the magistracy, without interposition of any jury.

Leeds, Sept. 23,-Two of the 6th carabiniers arrived yesterday, and this morning ceeded on their route for I castle. They are to be foll by other troops for the not district, where much alarm uneasiness still exist. thank God! all is still and quil; at least as far as co judged from exterior ap ances, although much angry ing is known to exist amon labouring classes; and the formers are daily acquiring siderable addition to their hers, by fresh converts to dactrine of universal sum election by ballot and all The female parliaments. formers here present a mon midable show, in point of bers, and take an active pe the cause in which they have barked.

St. Thomas's, Sept. 24. ing the whole of the day of 21st instant, the appearant the weather strongly indicate approaching storm; consequence every precaution within the plant of the plant

n foresight was taken, by els in the harbour, to enm to resist its destructive but the event has unforproved, how weak are ost efforts of human power. vening of the 21st, it beplow with much violence : W. N.W., attended with of rain (which continued ithout intermission during m), from one until four orning of the 22nd. The e was most severe, and th a degree of violence than had ever before ocin this island within the tion of the oldest inhathe wind occasionally between W. N. W. and

At day-light, the wind noderated a little, our nd harbour presented a lancholy and appailing nce; all the fences have estroyed, many houses some entirely and lown; every wharf insome degree, and many 1 entirely carried away. he wind had moderated tly, and the tremendous of rain had ceased to the atmosphere, the exour loss was discovered: umerous fine vessels that in our harbour on the of the 21st, not one rode gale but his majesty's isbury, admiral Campbell ing dragged considerably r original situation); the ship Harriet Doris; the schooner Patriot, and two

The whole of this beach, buth-eastern extremity of our, is completely lined wrecks, but few of which,

it is feared, will ever be got off. It is to be lamented, however, that a number went down; from which circumstance we are apprehensive that many, many lives have been lost, in addition to the great number already ascertained. We wish we had it in our power to close the record of destruction here; but, unfortunately, the ravages of the gale were not confined to the sea. We learn from the country, that the warehouses and buildings in almost every plantation in the island, have been materially injured, many of them wholly blown away over a few estates. Some negroes have been killed, which, together with the destruction of the cane, has completely destroyed all our expectations of the ensuing crop. attempt to estimate the loss our unfortunate island has sustained, is impossible: the melancholy list of vessels stranded, amounts in all to 77 ships and 26 boats.

26. It is calculated that there are at present in Paris from 13,000 to 14,000 individuals, natives of Great Britain. This is independent of the number of English families settled in various

other parts of France.

28. The fruit market at Guildford, on Saturday, was supplied with an immense quantity of fine grapes, which sold briskly, at about two pence per pound. Several tons more were sold on that day than at all the markets of any former seasons together.

28. On Friday a coroner's inquest was held at the Bird-cage, on Stamford-hill, over the body of a journeyman plumber, who lost his life whilst working on the estate of a gentleman named Os-

borne

borne, by the imprudent use of charcoal fire. It appeared from the evidence adduced before the jury, that the deceased had been employed in soldering a leaden pipe at the bottom of a well 130 feet deep, which was situate in a garden belonging to Mr. Osborne, and had lighted a charcoal fire inside the well, for the purpose of melting the lead and heating his The fire burnt briskly, proms. when the deceased left the well for some purpose or other, and soon afterwards returned. A female servant belonging to the house was shortly after passing by, when curiosity induced her to look down, and she perceived that the light was out, and at the same time heard a noise somewhat resembling the groan of a person in great pain, but from the great depth of the place could not hear distinctly. She also perceived a vapour of a suffocating smell overflowing the mouth. Being much alarmed, she ran for assistance, and returned with a young man, who was about to descend into the well, but had not gone down many steps before he sprung out, fell down, and was dreadfully convulsed. By this time a number of persons had collected round the spot, lanterns were lighted, and being suspended by a string, were lowered into the well, with a view of ascertaining the situation of the unfortunate man, whose expiring struggles were now heard very plainly; but no sooner were they immersed into the well, than they were instantly extinguished by the noxious vapour, and the by-standers were in the greatest perplexity, as none dared venture down, or

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knew in what manner to ad til a passenger directed ta make use of the only measure which can be used such occasions for disa the impure gas-namely, ing down water; which w mediately done, and the man who had first ventu descend, again went down rope. The vapour, however not entirely gone, and upon ing the bottom it was with difficulty that he could he breath long enough to at rope to the body of the des whom he found lying upo face. The body was in dragged out, and every m endeavour was used to 🛢 animation, but without ell The jury, after a patient is into the circumstances, 🔊 verdict of "Accidental De The young man who so con ously ventured into the well ever since been seriously posed, from the effects of inhaled the gas.

OCTOBER.

Hudson and John Jones, tried under a special comming Jamaica, on the 29th or last, for having, in violate the laws for the abolition of slave trade, brought some can negroes to that island, for purpose of disposing of the slaves. The prisoners were found guilty and sentence transportation; the forms seven years, and the latter three years. This was the

the kind that had taken Jamaica.

urgh, Oct. 3.—Yesterday tre of this city gave a tation in honour of the of Prince Blucher. The ras hung with black, and er part of the spectators mourning. The stage ted a dark grove, in the of which was a simple nt, under lime and cyes. Groups of soldiers ar the colours, covered An address comipe. or the occasion was and the whole made a the ipression on

d, Oct. 7. — The epiraws towards its end in of Leon. Nobody died ing the last days of Sepand no bulletin of health ished. It was proposed hanks to God by a solemn n. The fever makes some in Port St. Mary. etin states, that between and 28th of September, ed in that town by the ever 23 persons; and that 8th, 343 were labouring e disease. At Cadiz, its continued to be alarming; vas remarked, that the rtality was greater than former epoch when the prevailed, although forhe population was more is. From the 13th of per, the day on which it ed its existence, to the the said month, no fewer died. On the latter day ns died. On the 1st inst. victims to the malady; number on the subsequent day was increasing in an extraordinary manner. The board of health of Seville has established houses of observation without the city, and ordered the inhabitants of the quarter Santa Cruz, where the malady principally prevailed, to repair thither.

Leghorn, Oct. 9.— We have received from Morocco some official details respecting the revolution of which that empire has been for some months the theatre.

The province of Glava, in the empire of Morocco, is surrounded by high mountains, and extremely populous; it enjoyed for several centuries the most entire freedom, and was not subject to any tax whatever. Many Jews are settled here, who pretend to possess the monument of Joab, the contemporary of David. In 1778, when Sidi Mohammed, father of the present emperor, was crossing its frontier mountains, he was attacked by the inhabitants of Glava, his ministers were made prisoners, and his treasure, which was on the point of falling into the hands of the rebels, was carried off into Europe by a Jew, who was a minister, and who never The emperor, justly returned. irritated, immediately assembled and laid waste the his forces province of Glava, against which he carried on the war until his death.

In the month of June of the present year, as the imperial prince, Mouley Ibrahim, was crossing these mountains on his route to Tafilet, being about two hours' march a-head of his army, he was attacked during the night by the mountaineers, who seized his treasure, made prisoners two

ladies

ing day.

Indignant as well as afflicted at this daring crime, the emperor assembled an army which he divided into three corps, one of which was directed to the circuit of Tafilet, in order to take the rebels in flank; the other marched on Serarah; and the third, led by the monarch in person, proceeded direct to Glava. marches were so well concerted, that the three operations succeeded at the same time and in the most complete manner. The emperor scoured the route even to the town of Glava, by blowing up the rocks which barricadoed the defiles through which it was necessary he should pass: 400 mountgineers joined the imperial army: there were amongst them 10 armed Jews, who, on being brought before the emperor, declared to him that they had been forced by their superiors to take up arms. The emperor, who owes his life to a Jew and who has been two years married to a Jewess, ordered his soldiers to bring before him all the individuals of this sect which might fall into their hands, at the same time promising them a reward of 50 ducats for each. A great number were in consequence brought before him.

On the 20th June, the empere entered the town of Glava, and gave to each of the above to Jews a corps of a thousand so diers, in order that they might seek and save all the inhabitant of their religion who were did persed in the country and or pressed by the Glavians. same time he ordered, that 🕼 eyes of all the prisoners of wat should be put out; and to effect this operation the victors mad use of their ramrods. The rebe were farther condemned to subsist upon alms for the remaind of their lives.

The imperial army made considerable booty in gold and silver they seized cattle to the value of three millions of piastres, and 8,000 horses of great beauty.

The Giavians, on flying to the mountains for refuge, left behind them their women, who were conducted prisoners to Tafilet. The wives and children of the Jews on the contrary, were escorted to Mequinez (the residence of the emperor), where orders were is sued to furnish them with every necessary at the expense of the imperial treasury.

This victory has been celebrated in Morocco, and in all the toward of the empire, in the most magnificent manner; the emperor however, deeply deplores the log of his cherished eldest son, to whom he was desirous of be-

queathing his crown.

The conspiracy of the Glaviane is attributed to a nephew of the emperor, who aspired to the throne and who appears to have excited the rebels to open tumult. The proof of this was discovered amongst the papers of the de-

ceased

prince imperial, who had nounced it to his father. ta, Oct. 6.— "You will neard of the act of piracy sed to have been committed William, Delano, of Liil, upon the Helen, Corrom the same port. nce companies here hired spatched a brig to Smyrna, ch of the William, and we now the pleasure of seeing anchor in our port, with the and crew (except one rho escaped) in irons. She and in the bay of Smyrna, amediately recognized by f the Helen's crew, who sent up; when lieutenant n, the commander of the vessel, immediately took sion of her. Since their ariere the crew have contheir guilt, and are endeag to recriminate upon each is to the instigators. They tried shortly. It is feared

e rest. The bust of the Liberatrix ans will soon ornament the publique of Domremy cs). On a pedestal, from e will flow a pure and limeam, four pilasters of the order will be raised, servsupport a roof of stone, two fronts. A crypt, under this portico, will the bust of the heroine: frise is to be placed the ng inscription:—" To the y of Jeanne d'Arc." A inscription will state, that nument has been voted by partment of Vosges.

he mate of the William, Robinson, has been mur-

for perhaps refusing to

execution of the bust is confided to M. le Gendre Heral.

Stockholm, Oct. 12.—The following anecdote is related here respecting the papers left by Gustavus 3rd. He had given orders that they should be deposited in the university of Upsal, which was carried into effect. They were placed in two large chests, which, according to the king's order, were not to be opened till 50 years after his death; but the latter order has not been attended to. It was alleged, that the two chests were not clearly described in the king's will, and that it was possible they might be changed for others. In order to avoid this inconvenience they were opened, when it was found that the literary labours of the deceased king consisted of a secret history of his reign. The two chests have been again closed and placed in the same depository, under the seals of the present king and of the archbishop of Upsal.

Vienna, Oct. 12.—It is reported here, that the emperor of Russia and several sovereigns of Germany will come to this capital at the period of the opening of the congress on the affairs of Germany. It appears that the resolutions of Frankfort are not relished by all the courts; and it may be presumed, that their execution will involve serious difficulties; the more so, as the majority of the inhabitants of Germany appear to be hostile to these decrees.

12. At this date, 11,000 persons lay sick in Cadiz alone, the entire population of which has

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70,000; the deaths from the 1st to the 7th October, were stated by the board of health at 588; and on the 12th, 105 of the unfortunate patients died. At Seville, from some yet unexplained cause, the mortality had been greater in proportion to the number of infected persons than at Cadiz, the deaths in the former city amounting to one case in three. On the whole, the malady did not seem to have in the least abated. Its propagation over so large a surface of the Spanish territory, was manifestly favoured by the dispersion of the troops, whose duty was, to restrain its ravages; and to this same breach of duty may also be ascribed the absolute and final frustration of the long-meditated enterprise against the patriots of South America.

North Shields, Oct. 15. -- An alarming riot took place here yesterday evening, in which a man unfortunately lost his life. The circumstances are these:—

The keelmen upon the river still refusing to go to work, an effort was yesterday made by the mayor of Newcastle, assisted by the civil power and four or five boats, manned with sailors and marines from a sloop of war in the harbour, to bring down a few keels laden with coals from different staiths above, and cast them on board such vessels as were waiting for their cargoes. Between five and six o'clock in the afternoon the keels arrived, accompanied by the mayor of Newcastle and a body of special constables in one of the steamboats, and the sloop of war's boats above mentioned. At this

time a number of person principally boys, were and on the New Quay, oppo Northumberland Arms, (kept hissing, hooting and ing, while the coals were into the ships lying oppo quay. Nothing serious, l from such an assemblage prehended; and accom about half past five o'cle mayor, the water-bailiff, 🚓 ed from the steam-bon crossing the quay, went Northumberland Arms / purpose of getting some ment. The mayor, the very popular magistra however, grossly insulted ing the boat. One man act of throwing stones, the secured with his own has had him conveyed into the umberland Arms, where detained. Shortly after, 💵 upon the quay increased stones were thrown steam-boat, which was close to the quay; and the constable and others board, being unable to themselves, dispatched boat to request the pri of the marines, who had 🛍 turned to the sloop. with an officer and a few in it, presently arrived, an up close under the sters steam-boat, the persons of which had by this tin and all, been driven to set ter in the cabin. The b kept plying their missile the quay, hissing and hor the parties on the was frighten them, as was so two muskets were now 5 the marines; but they were ith blank cartridges. f a few minutes ensued, n a fresh shower of stones ured into the steam-boat, which struck the officer. third musket was fired, illed a sailor standing on nt of the quay, and who erely a spectator of the No Riot Act was read; no ate, in fact, was near, the mayor of Newcastle, no jurisdiction at Shields, upon the water, and the assembled had never l being fired upon. Cries urder!" followed.

en and men indiscrimijoined in assaulting the ith stones and brickbats, marines immediately pullthe fury of the mob was on directed to the Northand Arms, into which it was said, the officer who nded the marines nd where were then pre-: mayor of Newcastle with entlemen, the water bailiff, ere the mob set no bounds rage. "Manchester over —" Blood for blood!" ciferated incessantly. The s and window-frames of · lower stories of the house demolished. completely netal pipes for gas, which tiguously, were applied in g open the doors. At this juncture, when the rioters tually broken open the loor, the high constable of

arrived, and declaring the risk of his life he would e the peace of the town, eeded, by his spirited conallaying the frantic feelhe mob. They demanded

the release of the person who had been taken into custody by the mayor, as well as the surrender of the officer of marines, who, they contended, had taken refuge in the house. The man was very prudently set at liberty; but the officer not being in the house, they were allowed to search for him, which they did very slightly, and then retired, and in a few minutes all was perfectly tranquil.

Shortly after, a small party of dragoons arrived, but their services were then wholly unnecessary. At ten o'clock scarcely a man was to be seen in the streets. The mayor of Newcastle did every thing in his power to keep the peace; but assailed by an infuriated mob, and shut up as he was at the Northumberland Arms, it was impossible for him to make any effectual exertion for the restoration of peace and order. This morning all continues quiet, but large bodies of sailors are prowling about, and bitterly complaining of the conduct of the magistrates in not granting warrants for the apprehension of the marine, or officer of marines, who, as they say, so prematurely and inhumanly fired upon the people.

A coroner's inquest was held upon the body to-day; but after the examination of three witnesses, the proceedings have been adjourned till to-morrow. Enough however already appears to exonerate the officer from any charge of having himself been the person who shot the unfortunate man. Much anxiety is felt for the result of the inquest. The jury is very respectable.

Preston, Oct. 16.—Three men, who

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who have been engaged in the fabrication of pikes, have this week been apprehended and lodged in the house of correction in this town. Their names are, John Miller, of the township of Mellor, near Blackburn; James Morris, of Haslingden-grain, and John Knowles, of Rawton-stall, near Haslingden. John Miller, a youth, 20 years of age, was taken in his grandfather's smithy, in the act of working one of these instruments on the anvil, in the evening of Tuesday last, and brought before the rev. T. D. Whitaker, LL. D. of Blackburn. During the examination a crowd assembled in the streets, and some apprehension was entertained of an attempt to rescue the prisoner; but a party of the 7th dragoon guards being called out, no serious mischief occurred. After a short hearing, the prisoner was committed for a farther examination: at present he, in common with the other two, stands charged on oath " with having fabricated certain weapons called pikes, or pike heads, with intent that the same pikes or pike heads should be used for the purpose of effecting, by force and violence, a change in the laws and constitution of the united kingdom." The other prisoners were, we understand, apprehended in consequence of declarations made by John Miller, or his grandfather, Ralph Miller, the latter of whom has eluded the vigilance of the officers. Miller was brought to the house of correction here on the night of Tuesday, under an escort of the 7th dragoon guards; and Morris and Knowles were conveyed under a similar escort

to the same place in the off of Wednesday. We are that their farther examile that their farther examile the trates receive an answer to munication which has be dressed to his majesty's modern to be deferred until the trates receive an answer to munication which has be dressed to his majesty's modern to be a readed as a constant of the character of a round try bracksmith; but seems to possess a constant of intelligence, and man of keen, sareastic ation.

Leipsic, Oct. 18 .- Six ye on this day, the city and 📦 bourhood were the scene most dreadful horrors: million of warriors were in mortal conflict, and toin and round the city is as if Leipsic had never theatre of so horrible a spe The traces of destruction most utterly obliterated, battle lives only in remen The fair is now quite at a and though many complain made, it is, however, state of the description we call rately good. Very great wh business was transacted number of Jews from Austria and Prussia, small. Silk goods and m woolien cloths were parti-The English in demand. again made very large sale cause they sell their goods and not seldom throw then Great and well-founded. plaints are made by the dealers, whose numbers 🜇 extremely every fair. It there were nearly a hundred retail dealers at this Michigan fair, than at last Easter fair

ty of goods increases in an hing manner every fair, e sale becomes constantly The inhabitants of the proceded to Prussia, cannot most part visit the fair, e the tariff makes the goods ar for them, and hawkers them cheaper to their own

We have not heard of nsiderable bankruptcy this

Irid, Oct. 21.—Their manuptial ceremony was soed at court yesterday, in esence of all the great ofof state, dignitaries, foreign **≥18**, &c.

religious ceremony will place to-morrow, in the of St. Francis the Great. ugust bride will be given by the infant don Carlos; al don Louis de Bourbon, shop of Toledo and priof the Spanish kingdoms, ill perform the ceremo-

viduals attempting to enter 1, whether provided with rts or not, who come from fected provinces, or those ted, and not having been ned by the health commitor presented themselves to icers of the cordon estal at various points to perthe regulated quarantine, clared irrevocably liable to leath.

Although the 16th article constitutional charter of declares, "that the liberty press is guaranteed, and ne law will regulate the of repressing its abuses," peror Alexander has abothat liberty by his own authority, in the following dœument:-

"Wishing to prevent the abuses that may take place from the liberty of the press, till a new aw be made to check it, we havedecreed as follows:—

"All gazettes and periodcal writings will be henceforward ubjected to a government cenorship."

The other two articles of this decree relate to the mode of executing the imperial mandate. A

second decree says —

"To complete our ordinance of the 22nd of May, which subjects journals and other periodical publications to a government censorship, we decree, that the article which applies to periodica publications, shall likewise apply to all writings, and to works α all kinds which may be printed in the kingdom of Poland, whether periodical or not.

"This provisional ordinance shall have the force of law, till the legislation on the press shall be definitively fixed by a decree of his imperial and royal ma-

jesty."

The ordinance is dated War-

saw, July 16, 1819.

23. Between one and two o'clock yesterday morning, a great fall of snow commenced, accompanied by a violent hurricane. The wind blew from the north-west, and has done considerable damage in and about the The roads at the metropolis. entrance of London were in several parts impassable, particularly at Walthamstow, where a number of trees were torn up by the roots and lay across the highway, compelling travellers to

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make a circuit of several miles. The snow had also accumulated ner a foot deep, and the pathways in the fields were not pass-

abe for foot passengers.

23. Within these few months, mny new and excellent arrangemints have been adopted throughou the country for expediting th mails. Liverpool now receives allits letters, with the exception of the York mail, early in the merning, instead of at various hours in the day, and dispatches them many hours later (after exchange time) than it formerly lit; with a dispatch one day later of its foreign letters intended for the continent. A complete and lirect moving chain of mailcoaches proceeds about 1,000 nies, from Penzance to Thurso, y Bristol, Birmingham, Manchester, Carlisle, Edinburgh and Aberdeen. By a late junction at Marchester, Scotland receives and dispatches letters one day quicker each way; and by a newly-established mail-coach from Abeideen, travelling daily to the Land's-end and Thurso, through a country no stage-coach ever went, and where in general no post-horses were kept, in most instances the letters reach that extremity of the island several days sooner. The counties of Caithness, Ross and Sutherland, each subscribed 200/. towards any loss the proprietors of this mail-coach might sustain.

The nuptials of her imperial and royal highness the archduchess Caroline, of Austria, with the prince royal of Saxony, were celebrated by his imperial and royal highness and eminence the archduke, cardinal archbishop

of Olmutz, in the presence whole court, with unusual His holiness has conferre their imperial highness eminences, the archdum tony, cardinal archbia Gran, and the archduke phus, cardinal archbishor mutz, brothers to his 📖 majesty, the palium. Prin poleon, duke of Reichsta been nominated by the coadjutor to the archbu Olmutz, and leaves View Olmutz, to reside with his the cardinal Rudolphus three priests of the order 👚 will take charge of his the studies.

Newcastle, Oct. 23unfortunate affair of The se'nnight, North Shields 1 tinued in a most agitate Crowds of disorderly have nightly assembled streets, and alarmed the ants by their threats and shouts. On almost ever and wall there has been " Blood for blood," and terrible and threatening sions ; the shops have been shut up immediately atta So daring have the mo that they have actually the to burn or destroy the 🛊 war in the harbour, if tite who fired the fatal shot given up.

On Friday se'nnight (thinst.) an inquest was held George tavern, Dockwray before Stephen Reed, est ner, on the body of Josephson, the unfortunate persons killed upon the New during the riot on the persons. The examination

ies lasted five days, when, a patient investigation of ontradictory evidence, the a Wednesday afternoon rea verdict of "Justifiable ide." This verdict, we to state, has caused the posed to break out into icts of violence. About o'clock the same evening, Coppin, one of the jury, sides near Milburn-place, ting in his parlour, a pist was fired at the window, ing to the thickness of the y-shutter, the bullet fory did not pass through, rwise it would have proved rom the direction in which been fired. A short while mother shot was fired at use of Mr. Fenwick, in n-place, brother to the n of the jury; the villains mistaken the houses of the others, who reside next each other; the windows Fenwick's house were also This shot was also proally unattended with any onsequences. Both these ire strongly suspected to een fired by four men l in blue jackets and white s, who were seen in the ourhood at the time; and ter the last shot, ran down ps in front of Milburnand, seizing a boat, eson the river. About the ime, a new mortice doorvas thrown through one of ed-room windows of Mr. mother of the jury, who in the same neighbourit fell upon a bed in which was asleep. These daring es. as might be expected,

. LXI.

excited the alarm and roused the indignation of all the respectable inhabitants, who, at a meeting held the next day, resolved to offer a reward of 300 guineas for the discovery of the miscreants, and to use every exertion to bring them to justice. A most liberal subscription was instantly entered into for this purpose. The streets of the town were patroled by cavalry on Wednesday; and on Thursday evening, conjoined parties of special constables, cavalry, and infantry, were preparing to patrol the streets that night.

Accounts of these disturbances have been transmitted to government, and a large ship, on board of which are 300 marines, is daily expected to arrive off Shields.

We are happy to state, that the keelmen on this river returned to their work on Friday morning. The sailors on the Wear also returned to their work last week, the ship-owners having acceded to their terms.

On Saturday last, the South Tyne and the Axwell and Bywell yeomanry cavalry assembled in this town and Gateshead, where they have since remained on duty. Some companies of the 40th foot have also been stationed in this town, and have each day paraded in marching order.

Brussels, Oct. 24.—The following article has been communicated to us, and gives some new details of the troubles which took place last year in the island of Java:—The troubles which broke out in Cherebon (Java), at the beginning of 1818, show to what a degree the Javanese suffer themselves

t

to be led astray by superstition; and how, on the other hand, the prudence and intrepidity of our brave countrymen were displayed on that occasion. The chief of the insurgents had declared himself to be a saint, who could not be touched by any of the European arms, and much less killed. This trick had gained him numerous partisans, so that it was found necessary to march troops against An action ensued on the 4th and 5th February, 1818; the rebel Javanese took flight the first day, but on the 10th they again advanced in great numbers. Lieutenant Bornemann, being sent with 33 lancers of Bengal to occupy a position, was attacked by the pretended saint, who was followed by 1,000 Javanese, each armed with a creese or dagger. Lieutenant Bornemann, who had only his 33 lancers with him, ordered them to do nothing against the rebels without his express commands: waiting for a favourable opportunity, he rushed forward himself upon the chief of the insurgents, and after a short skirmish cut off his head, to the great astonishment of the Javanese, who, seeing him rolling in the dust without his head, lost all confidence in his sanctity, and fled in disorder. Some few of the rebels were cut down, and some taken prisoners; the rest escaped The personal into the woods. courage of lieutenant Bornemann cannot be sufficiently praised.

Paris, Oct. 23.—On the evening of the 19th inst. four young Germans were arrested in Paris; they stated that they belonged to the legion of Hohenlohe. It has since been discovered, that three

of them are students of the

versity of Jena.

25. The duke del Infantad addressed a letter, of whic following is a translation, t Secretary of the British an reign School Society:—

"Madrid, Sept. — Sir, I the pleasure of handing copy of a royal decree, authorizes the establishme schools upon the Lancas system throughout the king and have reason to hope t will be adopted in all the and villages of the realm, as bers already come to our c school, which was open April last, and in which 32 are educated.

"I have impatiently aw and now eagerly embrace, the portunity to assure the me of the British and Foreign ! Society, of my sincere feeling gratitude for the honour have been pleased to cor me, by electing me an homember of that charitable patriotic association; an it that I esteem much more can express.

" DUKE DEL INFAN" James Mellar, esq."

The Royal Decree.

His excellency D. Juan
no de Torres, secretary of

and of the office of Favo Justice, on the 30th of last, addressed to his graduke del Infantado the fol

Royal Order:—

the king our sovereigh being desirous of affordit first elements of education most indigent class of his bubjects, of which they are verse places deficient, a

throughout his dominot at present provide, is the introduction of the rian system of educaset forth by your grace, ether with other nobleme first rank in the king-tuated by the love of vereign, their country rellow-subjects, have it a school in this capirown expense, to serve of experiment.

exertions used by your id others who have cowith you, in promoting de an undertaking, have hly approved of by his and having taken into ition the praise-worthy ts which excited the pro-? this system of educamajesty has thought fit that a Central School ished in this capital, for ig upon the aforesaid which may serve as a r other schools in the that this mode of inmay be adopted in any his dominions; provided school only of this debe established in each d that it be at the rethe respective municibut not otherwise; not uiring the established to adopt the system heir will, though supthe public funds.

Lancasterian schools are on a new establishment, lly dependent upon the School in the capital. order to prevent deviathis method—to watch uniformity of these

schools—to observe the progress of the scholars—to qualify such masters as are to conduct the schools—and otherwise to promote the objects of this institution, his majesty gives to your grace competent authority jointly with the duke of Montemar, the duke de Villahermosa, the marquis de Ceralvo, the marquis de Santa Cruz, the duke de Medinaceli, the marquis de Astorgas, the duke de San Fernando, and the count de Santa Coloma, to conduct the same; and you are required, through the secretary's office, to give an account to his majesty of whatever may relate to the aforesaid sy**s**tem, schools wherein it is to be practised, and the masters charged with conducting the same, forbidding the tribunals, corporations, and others, who hy the laws and royal decrees are charged with the superintendence of education, to take any cognizance thereof, provided they are not obstructed in the exercise of their functions.

"That a director-general be appointed for the superintendence of schools, with a salary of 16,000 rials of vellon (350%, sterling), to be paid out of the surplus revenue of the public lands, which appointment his majesty has deigned to confer on D. Juan Kearney. And lastly, it is his majesty's sovereign will, that becoming thanks be given in his royal name to your grace and to the other individuals who have co-operated with you in this patriotic measure, for the zeal shown in serving him and the state; and by his majesty's direction I communicate it to your grace for your own satisfaction, and that of others concerned in the same; and to the end that this royal decree may be carried into effect with the greatest punctuality and exactness by the publication thereof to whomsoever it may concern."

The foregoing royal order has been communicated to the council by the president; who, having seen the same, together with the resolution of the exchequer officers,—who, by a decree of the 15th of July last, were pleased to order that the general treasury of the revenue of public lands should direct what is most expedient to be done with respect to the payment of the salary of the 16,000 rials of vellon allowed to the director of the said schools, for which purpose the necessary order was issued the 20th of the same month; — it was deemed proper to ask for a copy of the plan which is to serve as a rule for this mode of instruction. In consequence whereof, and of what was recently set forth by the said exchequer officers, it was agreed that his majesty's resolution, contained in the order herein transmitted, be published and circulated without prejudice to the privileges of the council and those of the public cause.

Whereof I inform your lord-, ship, by the advice of this supreme tribunal, for your own information, and that you may circulate it to the magistrates of the towns in your department for the same purpose. May the Lord preserve your lordship many years.

(Signed) D. B. Munos. Madrid, Sept. 10.

Constantinople, Oct. 25.—" O the 16th, the two elder Duzog lies were beheaded at the Seragli gates, and two others, a brothe and a cousin, hung at the door one of their country houses on the Bosphorus. On the 17th, the her of Apturaman Bey (late direct of the mint), who had been se into exile with a pension of 30,00 piastres, was brought to town a placed by the two first-mentions where they remained three days

"On the 23rd, another of t Duzoglies, who had been abse on account of bad health, w brought in, and of course plac in confinement. Nothing has y been done with respect to t other parties implicated; b there can be no doubt that, soon as every thing is confess and recovered, to which it is st they have been enforced by to ture, the same fate is reserv for them.

"The property found in D zoglies' possession, and what w discovered elsewhere, excee credibility; and what has be sold brings prices far beyond t original cost; for the government forces the rich bankers and oth royahs to attend; and what t Turkish nobles do not want themselves, is knocked down them at any rates they please.

"A great number of famil have been ruined by this eve they having placed their funds interest in the hands of the D zoglies; and there is hardly a spectable dealer in jewellery the place but what is implicate either for property sold, or trusted to them for sale, the wh of which had fallen into the har of government, and is selling lic auction. When indiviinder foreign protection, we seen and claimed their y whilst under the hamin get no redress, you may what chance remains for in rowahs."

or royahs." deen, Oct. 27.—On Saturd Sunday last, we were with one of the most treus gales which have been enced on this coast for years. It commenced on my atternoon, and contiuring that night, and till a Sunday night, blowing I. and N. N. W. in squalls xampled violence, accomwith snow and sleet; and ret to learn, has been proe of most disastrous conses to the shipping, but more larly along the coast. he direction of the storm, ores of the Moray-frith hiefly suffered; the various and harbours from Buckie naird's Head presenting one ied scene of devastation; which the new harbours ff and Macduff have susincalculable damage. The at Macduff, to which the and patriotic proprietor had outed so largely, are nearly yed. At Redhyth, Cullen, ockie, Buckie, and Rotigh, great quantities of herand other property have arried off, and many fishing lashed to pieces. At the entioned creek, the sloop ry was put ashore, and has e a wreck; crew and part · materials saved; and at y the piers, which had above 100 years, have been

carried away, and about 1,000%. value of herrings lost. During the violence of the gale on Sunday, public worship was entirely suspended, the people being employed in endeavouring to save their property and secure their dwellings. A foreign brig, loaded with flax and flax seed, is ashore in Banff-bay, and her matesaid to be drowned; and a vessel loaded with herrings driven ashore at Portknockie, crew saved; but the cargo entirely lost.

At Peterhead, the sloop Aid, loading oil at the South Quay, was driven from her moorings, and totally wrecked on the west side of the bay; about 20 tons of oil have been saved, and 16 lost. It is also stated, that the breakwater at the New Harbour received some considerable damage, but the extent had not exactly been ascertained, owing to the continued violence of the surf.

Fraserburgh, Oct. 25.—A shocking spectacle presented itself this morning on the north side of Kinnaird's-head light-house, where during the night the brig Adonis, of Liverpool, had been driven on the rocks and dashed to pieces, and all on board perished; the wreck of both vessel and cargo strewed along the shore, exhibiting an awful catastrophe, the cargo consisting of hemp and tallow, Several dead bodies were repeatedly seen this forenoon, dashing against the face of the rocks by the violence of the waves, one of whom had the appearance of having been a passenger, as he had on a long black

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cloak. Several articles of children's clothes have been also washed on shore. On a small part of the stern was, "Adons, Liverpool;" and on a sign-board, "Adonis, Geo. Atkinson, for

Oporto,"

Stonehaven, Oct. 25.- From the violence of the easterly storm between Saturday and Sunday, a run of the heaviest sea that has been seen here for a long time back, rolled into our harbour, which is quite open to the storms from that quarter, and is at best but poor shelter for vessels during the winter season. About one o'clock on Sunday, a small sloop belonging to William Smart, of this place, broke from her moorings, and was driven with such force upon the beach beyond the harbour, that, in the course of a few minutes, she was literally dashed to pieces; scarcely a plank or deal in the whole hull but was broken into different parts.

She had on board 16.3 barrels of cured herrings, all of which, except three casks, are totally lost. None of the crew were on board at the time she broke loose, or they must undoubtedly

have perished.

Petersburgh, Oct. 28. — The king of Spain has requested permission from the Russian government to engage 40 Jesuits, destined to re-establish in the Spanish colonies the celebrated missions which contributed so much to propagate in them civilization and Christianity.

St. Petersburgh, Oct. 29.—His royal highness the duke of Gloucester, president of the British Society for the Amelioration of

Prisons, has addressed the president of the Runciety, the privy comsells.

A. Galitzin, expressing found gratitude to the on the occasion of his serecting at Cherson a monimum in honour of Howard. That the same time sent is bust of Howard, bearing resemblance.

cassel, Oct. 26.—In all the great festival of the of the Germans was convert the usual cordiality; and love of order. In the of that glorious day, first upon all the mountains, the in many plains; joy ever reigned in its true cordial sion—the loud transport people and festive assett the high classes. The festival was kept all country, not the slighten der or impropriety any

took place.

Paris, Oct. 26,-The the editor and published translation of Mr. Hell history of the " Hundre took place before the Assa of Paris yesterday. The lation was originally pri Ghent, and a copy of it chased from a traveller by M. Domerc, one of fendants in the present This copy was shown to defendant, Regnault Was thought it might be publi some parts, which reflect too much severity upon 1 and the royal family, we pressed. Regnault Warin took the task of erasing 🖠 offensive parts, and the rive copies of the pubwere, in pursuance of posited in the public of-34 copies were sent to , Ghent, Geneva, Naples, , Turin, and other foreign 487 were distributed he booksellers at Paris; were presented to the of the publishers.

ous, in having made a tack upon the inviolabie King's person, the oruccession to the throne, constitutional authority ajesty. Several passages ork were charged as caagainst the members of I family.

idvocate General, in his to the jury, remarked ne points of diversity bee original work and the on, which were not to the ge of the latter. He ob-:hat although "the aua republican in princid too much inclined to legitimacy to usurpation, ever, was not blinded by potisni of Buonaparté. ared Napoleon on every , but all these passages peared in the translation. shouse had used the word n speaking of the sacred is Majesty to the throne, translator prefixed the pretended."

lf-past four o'clock the red, and returned to the half-past six. They red the two prisoners ilty' of formal attacks ie inviolability of the

King's person, &c., but they declared them 'guilty' of public insults towards the King and royal family; and the court, after some deliberation, sentenced Domerc to six months imprisonment and 1,000 francs fine; and Regnault Warin to one year's imprisonment and 1,000 francs fine.

27. Paris. — Yesterday, M. Gevaudan and colonel Simon underwent an examination before M. Meslier, Juge d'Instruction, for having permitted meetings of the friends of the liberty of the press to be holden in their residences, in contravention of the article 291 of the penal code, which enacts, that "no association of more than twenty persons shall take place either daily, or on appointed days, for the object of liscussing religious, literary, political, or other topics, without the sanction of the government, and under such conditions as the public authorities may judge proper to impose upon the society. The violation of this article is punishable by a fine of from 16 to 200 francs.

28. Manchester.—The people of Bolton sent a requisition some days ago to the magistrates of the Warrington division, acting at Leigh, requesting their protection in the exercise of their constitutional rights to meet and petition for the redress of grievances, and to express their opinion upon the subject of the late transactions at Manchester. They have just received an answer, addressed to Mr. Bowker, the late boroughreeve, from Mr. Barrow, the chairman of the magistrates, recognizing the right of the people to meet, and to petition either parliament or the Prince, upon any subject; and enclosing a letter from lord Derby, in which the same recognition appears, accompanied by a declaration, that the magistrates would not be justified in interrupting the people in the exercise of that right upon any occasion, if they conducted themselves peaceably. The noble lord, however, concluded with expressing his disinclination to interfere with the discretion which belongs to the magistrates.

29. Ten additional field pieces, with a proportionate number of artillerymen, have been ordered by government into the districts under the command of major-

general sir John Byng.

The disbanding of the 25th light dragoons, which lately arrived at Chatham from India, has been countermanded, and orders have been issued to suspend, for the present, any further discharges from the regular army. The skeleton of the 86th regiment, which also lately arrived from India at Chatham, is expected to join its depot in this city immediately.—Chaterbury Paper.

31. Paris.—The members of the society of the "Friends to the Liberty of the Press" assembled yesterday in great numbers at the house of M. Gevaudan, where they deliberated upon the difficult circumstances and critical situation in which the society is placed. It is remarked, that since the ministry has made a direct attack upon the committee of the Liberty of the Press, the members of the society assemble more numerously than ever.

NOVEMBER,

1. The advices received Port Jackson, by the Foxland to the 19th June, contain in ation very important to the terests of this advancing term It was some time since annou that a passage had been el across the Blue Mountain that a most desirable co had been discovered to the of those towering heighter we have now the additional fication of stating, that a co nication has been opened 🛊 easy access, running the lands of the first descri The colonists are indebte this acquisition to their res to the exertions of C. The Esq. a large land and holder, many years reside New South Wales, who, two proceding attempts, such ed in May last, with the ance of two native guides, to koogonn, chief of the B burrah tribe, and Dual, in ing from the Cow-pasture rect for Bathurst, having countered only those di ties inseparably attendant first explorers of the forest new country. Mr. Throsh on the whole, occupied La on the expedition, his per being protracted from se his party falling ill, and weather; but by the delihad greater opportunity at mining the country on each of his route; and in his let the gentleman from whose have the information, he 📟 " I have no hesitation in st

a country fit for every ' purpose, where fine sheep may be increased mount, in a climate pecongenial to them; ere will hear of a route being d to the southward, as [wofold-bay, and so on in succession through a as much more beautiful rior to the Cow-pastures, ow enviable district is to contiguous to Sydney, re our herds, our flocks, cultivation may unlimitease, at an inconsiderable from the great and grand

in a young colony—

ollowing extract of a geler from the governor on sion will evince his excelstimation of the import-Mr. Throsby's exertions:

"G. and G. O.

"Government-house, " Sydney, May 31. excellency the governor eceived and perused the of a tour lately made by Throsby, esq., by the the Cow-pastures to Bain the new discovered westward of the Blue ins, takes this early opy publicly to announce by result of an enterprise romises to conduce, in a inent degree, to the future and prosperity of the

communication with the country having been re over a long and diffinge of mountains, alike I to man and cattle, from rched and barren state, it became an object of great importance to discover another route, whereby those almost insurmountable barriers would be avoided, and a more practicable, and consequently less hazardous access effected to the rich and extensive plains of Bathurst.

"His excellency adverts with pleasure to Mr. Throsby's general report of the capabilities, qualities and features of the country intervening between the Cow - pastures and Bathurst; which he represents to be, with few exceptions, rich, fertile and luxuriant; abounding with fine runs of water and all the happy varieties of soil, hill and valley, to render it not only delightful to the view, but highly suitable to all the purposes of pasturage and agriculture.

"The importance of these discoveries is enhanced by the consideration, that a continuous range of valuable country, extending from the Cow-pastures to the remote plains of Bathurst, is now fully ascertained, connecting these countries with present settlements

on this side the Nepcan.

" His excellency the governor, highly appreciating Mr. Throsby's services on this occasion, offers him this public tribute of acknowledgment, for the zeal and perseverance by which he was actuated throughout that arduous undertaking; and desires his acceptance of 1,000 acres of land in any part of the country discovered by himself that he may choose to select.

"By command of his excel-

lency,

(Signed) "J. T. CAMPBELL, Secretary.

By the Shipley, that had sailed on the 1st of April, but has not yet arrived, between 200 and 300 troops were sent home, which has left the colony with a force of only 500 men for its protection. The number was deemed inadequate for the purpose, and the settlers (in other respects going on prosperously) were in anxiety and alarm on that account. increase of military force has been long expected by the colony, as well as a brig of war at Sydney. All the benevolent institutions. especially the Orphan School, founded by the excellent lady of their former governor, captain King, are producing the best effects on the rising generation.

2. An inquest was held last week, which lasted several hours and which excited very considerable interest, at the Triumphal Chariot, Pembroke-mews, Grosvenor-place, before Mr. Higgs, on the body of Mary Gibson, a girl nearly 15 years of age, who, a few months ago, came from the country as servant to a Mr. Tuson, and who was killed on Sunday night last, through the furious driving of Adam Wright, a coachman belonging to Messrs. Mawbey and Phipp, proprietors of the Fulham stages, and who was a few months ago liberated from prison, after being found guilty of manslaughter, for killing a Mrs. Kirby and her child in a similar way. Several witnesses were examined; after which the coroner very minutely recapitulated the evidence, and gave it as his conviction, that the deceased met her death from the improper conduct of the driver, Adam Wright, who, he was sorry to

find, had been once before pur nished for a similar offence; how ever, as the jury had patiently for so considerable a length q time, paid attention to the ferent evidence adduced, it rester entirely with them to decide wh verdict to give on the present most melancholy catastrophe. at the same time thought it his congratulate Messa duty to Mawbey and Phipp upon the conduct, in so promptly coming forward, and was convinced that the public at large would agree with himself and the jury, that they were not in the slightest of gree to blame in the present affir-The jury consulted for a few mp nutes together, and returned a verdict of Manslaughter against Adam Wright. The witnesses. were bound over to appear against him, and the coroner issued \$ warrant for his apprehension.

Lord Cochrane has made some important captures on the S. W. coast of South America. letters communicating this intelligence are dated from St. Jago de Chili, 17th of June, and were brought by the Royal Sovereign The vessels captured whaler. consist, it is stated, of eight merchantmen, laden with valuable cargoes and specie; and nearly all of them were insured to the full amount at Lloyd's. These vessels were under the convoy of the Spanish frigate called the Cleopatra; ,the action in which they were captured took place off Payta, considerably to the north of Lima and near the great bay of Guayaquil.

Liverpool.—The collector of this port has given orders that all vessels from the United States placed under quarantine.
received this day from
rk, up to the 27th Sepgive a melancholy acthe ravages made by the
fever. The principal
of that city are deserted
nhabitants, who have fled
country to avoid the con-

Business was suspended, re were not any hopes of r abating until the end of . The Ann, captain, from New York, is now port, with upwards of 100 i emigrants. There are to American vessels in t at present—a circum-uprecedented in time of

nsequence of letters from me Department to the leutenant, the yeomanry in the midland and north-unties have been called hold themselves in readiassist the civil authorities, of necessity.

of State's office, by pershing to emigrate to the d new settlement at the Good Hope, have been erous as to render it nefor government to apprise the may now be desirous seeding to that colony, whole number which it ble to send out during the year has already been ted.

Humphrey Davy writes ome to one of his friends, the number of manu-

the number of manufound in the ruins of Herman, and which have been uclosed during 1,696 years, a been unrolled, and are

now legible. There are 319 utterly destroyed; 24 have been given away as presents. It is hoped that from 100 to 120 may yet be saved out of 1,265 manuscripts that remain to be unrolled and decyphered, by means of a chymical operation which will cost about 3,000% sterling.

The late storm has been severely felt along the North Devon coast. On Thursday, the 21. t ult., a fishing-boat belonging to Clovelly, with seven men, was lost in sight of that romantic village, one only being saved. This melancholy accident is much embittered by the reflection, that the six unfortunate individuals have all left behind them wives. and families to the extent altogether of thirty-five children! One of the men was called Brent, and formerly attended Dock-market. Several other herring boats were dispersed in different directions, some being driven on the opposite coast. An American ship passed up channel on Thursday, laden with cotton; she had on board five men, taken off the wreck of a brig laden with timber in the Chops of the Chan-These men report their vessel to have been laid on her beam-ends in a gale of wind, but on her masts being cut away she righted, when two of the crew fell overboard and were drowned. The survivors remained on the wreck, living on raw salt pork 14 days, when the American vessel happily fell in with them.

Fire at Whitechapel.—The patrol, when he saw the smoke issuing from the windows of Mr. Aaron Oram, sprang his rattle for assistance,

assistance, but before any one arrived the lower part of the house was enveloped in flames. most distressing scene that can possibly be conceived now presented itself; the family, consisting of Mr. Oram, his wife, eleven children and three servants, were shricking for aid from the upper windows of the house. There was no possibility of their escaping but through the windows, and no ladders were near, nor was there any communication to the adjoinang house. Mr. Oram, Mrs. Oram and their son (a youth of 17 years of age), threw themselves out of a two pair of stairs window. Mrs. Oram was caught by the watchman and received but trifling injury: Mr. Oram escaped most miraculously, without any fracture of his limbs; the son un-fortunately had his leg broken, and sustained other serious injury. As soon as Mr. and Mrs. Oram recovered themselves, they called out for their children in the greatest agony. The youth was carried to a neighbouring surgeon. By this time ladders had been brought to the premises, and the two adjoining houses (occupied by Mrs. Ross, a miliner and a Mr. Lazarus) were on fire. The ladders were placed against the house of Mr. Oram, and the servants and seven of the children were taken out of the windows of the upper stories. When the seventh child was taken from the window, the flame and smoke rushed in volumes from the upper part of the premises, and the servant-man, who was on the ladder for the purpose of assisting the three remaining children from the burning pile, was

compelled, to save him to slide down the ladd the little unfortunate 🐠 the window crying 🕞 which no human pos The render them. feelings of the parents possible to describe: their infants stretching little hands, until the f ment hid them from 🚻 The mother was take neighbour's, in a state The fat on madness. state of frenzy, called 🜆 dren ; but, alas! the 🧝 dren, consisting of one years, one boy seven yo third nine years of age in the flames. While bours were rendering to Mr. and Mrs. Orus of thieves stole prop considerable amount. gines did not arrive until mises were nearly Lazarus's house was chiefly by lodgers; the out in a state of nudity; received into the n houses and supplied 📦 ing. They unfortunate save a single article of parel, or any other The house of Mrs. Ros destroyed, and no prope The body of one of Ma children (the eldest burnt) was dug out of burnt to a cinder.

4. Cambridge.—Williesq. M. A., Sergeant as Master of Downing-collegesterday elected Vicelor of this University for ensuing.

On Tuesday last, in quence of a requisition

of distinguished indivihe different colleges of
ersity, a meeting took
he Lecture-room under
ic Library, when Dr.
being called to the
eries of resolutions were
and carried unanimousng to the establishment
ety as a point of conor scientific communicaie further organization
iety being referred to a
e, the meeting was dis-

rgh. — An unexpected ived on Tuesday for a of the 6th foot from for England. Accordterday morning (Wedlov. 3) eight companies giment marched in two one by the south and by the coast road, for upon-Tweed. The two companies proceed to place as soon as the vee formed. We under-: route of the regiment where it is to be sta-Fuesday, four cart loads ets, being the whole unl firelocks belonging to rkshire militia, arrived 1 Hamilton, attended by the corps, and were the Castle. This, it is , is a measure of precauted by the Lord Lieuthe county of Lanark, quence of the present state of the west of

y, that a state prisoner ly been conveyed to the that city. It is supbe Sandt.

A very remarkable affair will soon be brought to trial. The following is the case:—Louis Buonaparté, while he was King of Holland, had purchased the magnificent seat of Mr. Hope, the banker at Haarlem. Being obliged to quit his throne, he could not enjoy his private property. The present king of the Netherlands, at his entrance into the kingdom, took possession of the palace of Mr. Hope, as being a demesne of the crown. On the first remonstrance of Louis Buonaparté, the sovereign showed a desire to make an amicable arrangement, and offered to the ancient possessor, first 200,000 florins, and afterwards 300,000. Though this last sum was pretty nearly the value of the estate, Louis refused it as insufficient. The ex-king then caused a consultation to be held by some distinguished lawyers, the majority of whom decided in favour of their sovereign; the minority, consisting of three members, decided in favour of the ex-king. This affair is going to be brought before the Tribunal of the First Instance at Amsterdam. Louis Buonaparté has chosen for his counsel Dr. Mayer, one of the first lawyers in the Netherlands and the author of some excellent works. The question to be proved before the tribunal will be, whether Louis Buonaparté paid for this palace out of his own private fortune; and whether, in 1813, at the time of the installation of his Majesty, he was still in possession of this estate; or whether the imperial administration which had succeeded him had not appropriated it and united it with the demesnes

demesnes of the crown. In the first case, the palace would be the private property of Louis Buonaparté; in the second, the King would owe nothing to the

former possessor.

5. Thames Police-office. — On Thursday and Friday last, capt. Charles M'Glashan, of the ship Margaret, from Tobago, appeared to a summons under the Act of Parliament passed last sessions for the more speedy recovery of seamen's wages, to show cause why he should not pay Alex. Campbell 9l. 19s. 6d., the amount of the wages due to him on the voyage from London to Tobago and back again. On the part of the captain it was attempted to be shown, that Campbell had on May 26, while the ship lay in Tobago, deserted, and therefore forfeited his wages: in answer to which, it was proved by six witnesses, that the captain had inflicted four sabre wounds on the body of this seaman; that he continued to beat him with it until the violence of the blows broke a piece off the point of the sabre of more than four inches in length; not content with which, he ordered his mate to flog him, who accordingly gave him seven dozen lashes with a nine-thread rattlingline, folded four times with a knot at each end; and that with the permission of the captain, he went on shore up the island, a distance of 25 miles, to make his complaint to a magistrate, from whom, however, he could neither obtain a hearing or any redress that rather than starve on the island, he tendered himself to the captain to return with him to this country; but who refused to re-

ceive him unless he paper whereby he promis all expenses the ship l on his account, that the charges laid ag and the mate were u and malicious, and them of all charges which he declined to consequence of which fered to work his passa in the Governor Halket captain Justus of that cepted.

Mr. Longly, Mr. Ric Mr. Kinnard, were all opinion, that a seaman c vessel for the purpose o a complaint to a magistr ther the complaint was tenable or not, was not tion; and under all the

circumstances of this cas into consideration the fa man's being obliged to the beach 13 nights, and

day by day on the ch forded him in the island he could find which the washed on shore, the ms

refused even to allow the 41., of which captain Ju made Campbell a presen services home on board

and sentenced Mac Gla pay the balance of the w

and home, amounting to 6d., and also the costs of

Two other charges, other seamen under sin

cumstances, against th captain, were decided in

manner.

plication.

Guildhall.—Yesterday, Hawley, John Jackson, Gulston and Charles journeymen printers, were

ir Richard Carr Glyn, of Smith, the officer, e of having printed a e number of Moore's on unstamped paper. secution, in this ininstituted by the wormpany of Stationers, vington, who attended iolicitor, stated, that ny, though not posany exclusive right, extensive publishers of ; and that the four vere pressmen in the the printer employed ipany, in which capaad the opportunity of ressions of the Almaeptitiously, whereby was the company inthe revenue also rauded. This practice gth come to such an it it was felt to be abcessary to put a stop gal means; the more as there was little that the paper also, impressions such , was procured by dis-

t-street, deposed, that its were his pressmen, yed wholly in a room for that purpose, in floore's Almanack for ners' Company; and vere not authorized by ke any impression of mack otherwise than ped paper delivered to hat purpose.

odfall, a printer, said, uence of information received, he went to ne's, accompanied by keepers of the Sta-

tioners' Company and an officer; they found the four prisoners at work in the same room; they proceeded to search them, and found on Jackson and Hawley several copies of the calendar sheet of the Almanack on unstamped paper, and a considerable quantity was also found hid in a drawer in the room. prisoners when questioned confessed having printed them. Several quires of the Almanack on unstamped paper were also discovered at the lodgings both of Jackson and Priest.

Smith produced the copies found at Mr. Thorne's, and upon the prisoners Jackson and Hawley; and the sheets found on searching the lodgings were also exhibited by the officer employed, amounting together to nearly 20 quires.

The prisoners acknowledged having printed them. The impressions were upon paper of various descriptions, and some of it Mr. Thorne stated to be part of the same kind as another work was being printed upon in his office.

Sir Richard Glyn said, he considered the charge as completely proved against all the prisoners; but as there appeared to be different degrees of guilt, he should feel it his duty to make similar distinction as to their separate punishments, and accordingly sentenced them to hard labour in the House of Correction, Jackson and Priest for the whole term of three months, Hawley for two months, and Gulston, as the least offender, for one month only.

On Saturday morning a melancholy accident happened in Kell's-pit, near Whitehaven, by

an explosion of fire-damp, in which twenty persons were unfortunately killed. It is stated to have been a most unexpected occurrence, every precau-tion having been used, and an excellent ventillation regularly preserved. The explosion proceeded from a part of the workings where the pillars are being removed, and where the atmospheric air was forced over the broken parts as much as possible. The overlookers and workmen had orders to examine daily whether any fire-damp existed in this part of the pit, and on no occasion had any been perceived.

It is one of the regulations in the Whitehaven collieries, that no hewer shall approach his work without a Davy or safety-lamp; and with one he may safely explore, let the quantity of firedamp be what it may. The present lamentable event was the consequence of this regulation not being observed; and possibly the indiscretion of one individual

led to the catastrophe.

These workings in Kell's-pit have been quite free from fire-damp, and on Friday evening they were left in supposed safety. Impressed with the idea of a total absence of danger, workmen become more adventurous, and are apt to consult their own convenience in the utter neglect of rules framed for general benefit, Sir H. Davy's admirable lamp, if kept in order, is perfect security to the miner. From its construction, however, the light it affords is not so strong as can be obtained by other means; and miners are frequently induced to remove the safety-cylinder, or to have recourse to candles, thereby occasioning danger which would be avoided. It been this accident, have a would probably have a great many of the woof this pit had not asset

Two men were taken on Monday morning, remained in the pit abo six hours, exposed to the vapour occasioned by sion, and probably owel to having upon them go shirts, which, in a great preserved them from the kept them warm These two persons, others, had retreated old workings where 🐫 less impure, but their co did not survive; and 📆 had no shirts upon the want of covering may rished by cold. It is that the two men, a 🛢 son, could so long explace where they were was so impure that I would not burn when 🐫 went to bring them out dog, the property of men, was also taken and was lying close by ters.

teceived at Lloyd's concerning the late dan piracy committed in terranean by the master of the William, Delano, verpool. On the 29th subsequently to the pathe Helen, the William Malta, where, from the tion given by two of the the Helen, who were there a few days before from the contraband trops

the master during his stay, ion was excited that it was 'illiam which had committed iracy. Delano sailed for na on the 3rd of Septemand the suspicions were so increased after his departhat application was made e merchants of Malta to the nment for a vessel of war sent after the William; but equest could not be comwith, as the only vessels it Malta were the Spey and norse, the first preparing to r Genoa, and the other not for sea. The insurance anies at Malta, however, nined on preventing the e of the criminals, charter-Bibraltar brig, the Frederic, was manned by 20 seamen the ships of war, under the and of lieut. Hobson, of ajesty's ship Spey, and sent 1 pursuit of the William. enant Hobson arrived at na in 13 days, where the un was discovered lying at r, and was immediately rezed by the two seamen beug to the Helen as the vesat had boarded them off de Gatte. Lieut. Hobson yed the whole of his party oard by boats, concealing under a cover in one, and g with the other, which ided the possibility of rece or escape, and quietly possession of the William, ll her crew, with the excepof one man who happened to sent, but his description was 1 the hands of Mr. Wing, ritish Consul, and there was doubt of his being appreed. Lieut. Hobson, after so L. LXI.

ably executing the commission that had been intrusted to him, returned to Malta on the 3rd of Oct. with the master and crew of the William in irons, who were immediately put into the Quaran-An examination was tine-prison. immediately commenced by the crown solicitor, which left little doubt of the guilt of those wretches, who all were eager to be admitted as king's evidence, in order to save their own necks. The name of the mate who left Liverpool in the William is Robinson, and, as he is missing, he is supposed to have been murdered by the rest of the crew for refusing to join them in their depre-The trial of Delano and his crew was to take place at Malta on the 26th of October. By intelligence received yesterday from Gibraltar, dated the 14th of October, it is feared that the English brig Arno, bound from Malta to that place, has met with a fate similar to that of the The Arno sailed from Helen. Malta about ten days before the Walsingham packet, but though the latter had arrived at Gibraltar, the Arno had not been heard of, notwithstanding that the wind had been perfectly fair for several days. It appeared that the Arno and the William left Malta about the same time, that both the masters were intimate, and had dined together, when Delano, it is thought, found means to get from him an account of the money he had on board, and was probably tempted by the prospect of so valuable a booty. Little doubt was entertained at Malta of the conviction of the pirates. H 6. Na

6. No information, it is said, has yet been received from lieutenant Parry, who commands the expedition for exploring Baffin'sbay. As the season is now rapidly advancing, it is conjectured he has passed through sir James Lancaster's Sound, notwithstanding captain Ross's assertions of its being encompassed with land, or that he is unable to return to the southward from the tremendous bergs and masses of ice which move in that direction during the summer. In either case no deficiency of provisions or warm clothing can be experienced, as both the Hecla and Griper are well stored with every It is well known that necessary. beutenant Parry always conceived that the attempt at discovery in the polar regions was relinquished at the time when the greatest chance of success offered. The months of August, September, and October, are considered as the most favourable in this respect, the new ice rarely beginning to fo 1 until December, until which t ae the old ice continues wasting. The land expedition, under lieutenant Franklyn, from Fort York, Hudson's-bay, to the Copper-mine-river, where Mr. Hearne stated he fell in with the sea, proceeds before the close of the present year, by which he will reach the high northern latitudes in the spring, and have the summer to prosecute his researches. Lieutenant Franklyn, with a surgeon, two midshipmen and two seamen, have been some time at Fort York, making the necessary arrangements with the Indians for their journey.

By an order of the emperor of

Austria of the 7th ult. lithographic presses, either for printing
or engraving, are prohibited, anless used with the special authority of government. The punishment for contravening this order
to be the same as for having a
clandestine printing press.

Letter from Leeds.—I mentioned in a former letter, that ten pieces of artillery had arrived in this district. Out of this number, two field pieces, with a proportionate number of men, arrived here to-day, and are to be stationed in this town; the others are to be placed at Wakefield, Huddersfield, Halifax, &c. in the immediate vicinity: so that all, if wanted, may be brought to one point of action at a short notice. God grant that their services may not be required!

In addition to the two troops of the 4th, or Royal Irish dragoon guards, already stationed here, another troop arrived this day; and in order that we may be better protected, some extension buildings have been inspected, and are ordered to be fitted up immediately as barracks for a regiment of infantry shortly ex-It is also confidently pected. rumoured, that the regiment of Yorkshire hussars commanded by lord Grantham, and the other yeomanry and volunteer corps, are to be immediately called out.

The premises that have been taken for the infantry barracks are understood only to be for their temporary occupation, as substantial buildings for that purpose are to be erected, not only here, but in every other large manufacturing town.

12. The king of Spain, in order

gnalize his nuptials by "a of royal clemency," has, by lict of the 25th October, ounced the pardon, first, of isoners throughout the kingwho have not committed rimes of high treason, murecclesiastics, coining, fireg, blasphemy, theft, subon of perjury, and malverin public office; excepting uch vagabonds as have been mned to the army or to the als; and, second, of all and rebellious fugitives; hall, If in Spain, within the of six months, and if be-Spain, within one year, prehemselves before some juauthority, and claim the t of this amnesty.

The party of artillery, with o field-pieces which it was were on their road to New-arrived at that town. They ed in great military form, ed by the grenadier complete the 40th foot, through orn-market, which at that was at the height, to the

nce barracks.

ording to accounts received the coast of Barbary, the sies have given an entirelyfactory answer to the deof admiral Fremantle and I Jurieu, who went with a ned English and French on to insist on the renunof piracy. The plague ased at Algiers, but still

at Tunis, where it has carf 60,000 persons.

The out-pensioners who een passed at the muster vark, have been marched ll, where they are to do n duty.

ssels.—A sentence passed

last week by the tribunal of Brussels, on the complaint of the minister of his Catholic majesty, has applied the law of five hundred florins, in all its rigour, to the editor of "The Journal General des Pays Bas," for having inserted the proclamation of Melchior, who is at the head of a body of The sentence rioters in Spain. states, that M. Weissenbruck, printer to his majesty, convicted of being the printer and editor of an article inscribed in the "Journal General" of 22nd August, in which, under pretext of a pretended proclamation issued by the chief of banditti Melchior, the personal character of his Catholic majesty is insulted and outraged, has incurred the penalty threatened by articles I. and II. of the law of 28th September, 1816. In consequence, the court condemns him to pay a fine of 500 florins to his majesty's treasury, with the suppression of his patent, and the prohibition to print or publish any work for the space of three years, and to the costs.

Hull Advertiser.— A detachment of the 90th regiment marched into Macclesfield, and proceeded on the route to Stockport the next morning; on which day, and Thursday, several companies more, with the band, arrived at Macclesfield, where the head-quarters of the regiment is at present fixed.

17. Arrived at Hull, by the Fife, captain Calder, from Leith, the baggage of the 6th regiment of foot, on their way from Edinburgh for Leeds. Part of the regiment arrived at Leeds the

same day.

22. It was stated a few weeks

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since, that application had been made to the government of Venezuela, by certain British merchants, for a grant of land on the banks of the Oronoko, for the purpose of founding a colony, and for receiving emigrants from this country. The extent of territory applied for was to be sufficiently large to entitle it to the rank of a kingdom, and the title of New Erin, with a capital, to be called New Dublin, was intended to be bestowed upon it. It is said that the visit of general Bergara and signor Penalva, the Venezuelan deputies to this country is partly intended, and they have full powers for that purpose, to carry this object into effect. A preliminary treaty has been drawn up, and is now un-The land alder consideration. lotted is to be selected from the missions of San Miguel Piega, and its extent is to be 200 leagues square. It will form an integral part of the province of Venezuela, and be governed according to its constitution, preserving complete toleration in religion, and freedom from military service for the settlers. Three merchants of London and one of Dublin are engaged in the negotiation; and a joint-stock company is intended to be formed for regulating the concerns of the colony.

Munich.—By a decree of his majesty, of the 14th of September, the festival of the Reformation is to be celebrated every year in all the Protestant churches in the kingdom of Bavaria. Sunday, the 31st of October, is fixed for this solemnity, of which written notice has been given to all the Protestant clergy.

23. On Saturday evening an inquest was held at the Barleymow, Mount-street, Berkeleysquare, before T. Higgs, esq. coroner, on the body of a female infant about eight months old, of interesting appearance, who, on Thursday night last, was found in Lansdown-passage by lord Chetwynd's servant, who took it to the workhouse. A porter who sweeps the passage where the child was found, every night, on the Thursday evening saw a woman, very fashionably dressed, with a scarlet mantle trimmed with fur, and a large white French bonnet, enter the passage with a small basket, which at first appeared weighty; she shortly returned, and requested him, "for God's sake to go down, that & child was lying on the ground;" he followed, and she wrapped her shawl round the infant, telling the porter to mind it, and she left the place in haste. The jury had an opinion that she was the mother. No opinion could be given as to the cause of death, and the jury returned a verdict-" That the deceased's death was occasioned by being wilfully exposed to the inclemency of a dark, cold night in Lansdown passage.

Bow-street.—Yesterday James Bryant, James Hartley, and Thomas Chambers, were brought to the office from St. Martin's watch-house upon a night charge. Mr. Birnie, the sitting magistrate, exerted himself to discover who they were, and the object of the conduct with which they were charged, they having been detected in parading the Strand, armed with pistols, at midnight

on Sunday.

Mr.

. Thomas Bewley, tobacco-No. 49, Strand, stated, that after twelve o'clock on Sunnight, he returned home, ust as he was ringing his bell w the flash from a fire-arm, t the same instant heard a t, which he concluded to be a pistol; it proceeded from f three men, who were dir opposite to him, near Casourt. He was induced from he had seen and heard to cross the way towards them, ertain the cause, when he ved a pistol in the hand of f them; he endeavoured to Some alarm having been ed by the discharge of fireand in consequence of the ging of some watchmen's s, it turned out that all the iers were armed with pistols, **1r.** Bewley saw one of them nt a pistol at the breast of f the watchmen; but whet was prevented from being arged by his arm being l, or whether the prisoner ot pull the trigger, he could The prisoner Hartley iff; he pursued him; came ith him, and secured him. vatchmen secured the other: s positive he saw a pistol in nt's hand. The circumstance d a great tumult and noise e street.

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ward Hussey, a watchman, that on hearing the report istol and a watchman's rattle ging, he ran towards the when he met the prisoner ey running away from the which induced him to susne was the offender, and he woured to stop him, but he red him away. Mr. Bew-

ley, however, followed and came up with him, and being more powerful than Hartley, secured him and held him till he got up, and delivered him into his custody.

This was confirmed by Edward Sterry, another watchman, who saw pistols in the possession of all

the prisoners.

Thomas Hunt, a watchman, confirmed the general statement, and stated, that when he laid hold of the prisoner Bryant, he resisted, and struck him a violent blow with a pistol. After he had seized him, he put his hand behind him to give a pistol to another man, who, no doubt, was one of the gang; he endeavoured to seize the other man, but he ran off and got away.

Robert Wearings, a watchman, said he heard the report of a pistol and the springing of watchmen's rattles, which induced him to go to assist, and he endeavoured the first to secure Hartley, he being the man who was pointed out as the one who had fired the pistol, but he beat him off by striking him several times with a

stick violently.

After the evidence had been taken, the worthy magistrate examined the prisoners as to who they were, and the cause of their being armed, and especially at that very late hour on a Sunday night, when the prisoner Bryant admitted that it was he who fired off the pistol. They gave a very unsatisfactory account of themselves: Bryant pretended that he was intoxicated, and that he had only bought his pistol on Saturday.

The only account they gave of being

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being in possession of pistols was, that they had been advised to go armed; and upon an inquiry into their notions and connexions, they proved to be three of those ignorant and deluded wretches called Radicals. They were or-

dered to be detained.

26. The Island of Barbadoes, which escaped the hurricane in September, so fatal to some of the neighbouring islands, was visited last month by a similar calamity. The storm is described as the most dreadful that has occurred in the Island since 1780, the anniversary of which was commemorated on the 11th ult. by a solemn fast. On the 13th the gale commenced, attended with torrents of rain, which continued during the whole of the The evening following day. closed with the most terrific appearance, as if giving notice of the dreadful havoc that was to The wind and the rain ensue. increased, and the deluge of water became so irresistible, that it brought down the gully at Bridgetown, formed to carry off the freshes from the country, with impetuous fury, sweeping before it Constitution-bridge and every building in its course; and soon after, that beautiful structure the New-bridge, which cost the colony so much money, was demolished in an instant. The morning of the 15th dawned upon this scene of desolation, the hurricane continuing with unabating fury. About seven o'clock the appearance of the town throughout became distressing beyond description; the water had risen in the streets to three or four feet, and in many places as high as five feet; nothing but confusion and alarm appeared: whole families were seeking protection and security in other quarters. Mea were seen wading up to their middles protecting their wives and children; the servants conveying what property they were able to carry, but scarcely knowing whither to turn with it. hurricane terminated at six on the evening of the 15th. A complete detail of the injury the island has sustained cannot be given, as the particulars of the state of the interior had not all been collected when the accounts came away. The plantations have more or less felt the effects of the wind among their buildings, some of which have been blown down and others unroofed; the negro houses, as far as could be ascertained, have been mostly de-The canes on some stroyed. estates have been torn up by the roots, and in others levelled with the ground. Among the plantations more particularly injured are, Ashbury, Bennett's, Duke's, Pilgrim, Belgrove, and Grove's estates; but it is believed that not a single spot on the island has wholly escaped. In a division of the parish of St. Andrew, called Scotland, there was scarcely a small house left standing, and the plantain trees were nearly all destroyed. At Forster-hall estate, near Joe's river, some singular and awful phenomena occurred. Several of the buildings sunk under the earth, and were totally destroyed; and a house, where a flock of sheep and some cattle were lodged, was swallowed up and entirely lost. A wood adjoining suddenly moved down

a spot where Forster-hall ngs stood; a field of young took possession of a spot a field of potatoes had and which slid into the sea. king of the earth occurred er parts of the island; the ng of Dr. Bescom, in the of St. Thomas, gave way, was nearly buried in the ; the family had fortunately d it. Speight's town has ed considerably; and Irish it is said, is completely with the sea. The damage z the shipping was consile ; but several vessels were by taking measures of pren, suggested by the appearof the atmosphere before rricane commenced, to ride in safety. No return had obtained of the number of lost; but it was imagined, all the circumstances of readful calamity, that it was r than might have been ted.

American papers to the ilt. were received yesterday. ever has abated generally, lew York is considered so om it, that all those who d on the first alarm are re-The late hurricane at homas's has extended to d other islands, where it has equal damage. At Tortola vessel was on shore, and house in the town except estroyed. The governor of land and all his family were ned in their house. rous other lives lost. artholomew's half the town estroyed, and the shipping red one mass of ruins at the of the bay. At St. Martin's, every estate except two was in ruins: returns had been received of 146 persons lost, besides many more missing. Anguilla, St. Kitt's, Nevis and Porto Rico, have also suffered materially; but the details had not been received.

DECEMBER.

3. Yesterday, six persons were committed to Preston House of Correction for manufacturing pikes. They were brought in three chaises from Burnley and the neighbourhood, under an escort of dragoons.

4. Bow-street.—Yesterday, a man of colour, calling himself Peter Rayner, dressed in livery, and saying he was a servant to lady Gower, was brought to the office, and underwent a long examination before Mr. Birnie, the sitting magistrate, charged with having committed a highway robbery under the following circumstances:—

The post-chaise driver belonging to the White-hart inn, at Bagshot, on returning home on Tuesday night last with an empty chaise from Farnham, took two men into his chaise at Farnborough to ride a few miles. He had observed the prisoner riding behind the chaise some time before, but seeing he was a livery-servant, he did not object to it. When the two men got out of the chaise, the prisoner agreed with the driver to take him in the chaise to Bagshot for is. 6d. After they had proceeded some distance, and had arrived at a lonely part, the pri-

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soner called out of the chaise to the driver to stop, but did not assign any reason why he was to stop; and the driver, having some suspicion of him, declined complying with his request and flogged his horses on at a quicker pace, when the prisoner jumped out of the chaise and swore he would blow the driver's brains out if he did not stop, and presented two pistols, which induced the driver to comply. The prisoner then robbed him of his money, &c. made him dismount from his dicky, unharness one of the horses and put a saddle on him, on which the prisoner mounted, and went back the road by which the chaise had come. The driver proceeded on to the White-hart inn, at Bagshot with one horse to his chaise, and related what had happened. A number of men were despatched on horseback, &c. in various directions in pursuit of the robber, but no trace was made of him till Thursday, when he was detected at the Pack-horse public-house, on Turnham-green, where he stopped with the stolen horse on his way to London. He afterwards escaped out of a back door of that house, but was pursucd and taken in a field. He was fully committed for trial.

Morley, the keeper of bilhardrooms Sweeting's-rents, in the
parish of St. Bartholomew by
the Exchange, was charged upon
information under the 12th of
Geo. 3, cap. 28, sec. 1, for setting up, maintaining and keeping a certain fraudulent game, to
be determined by the chance of
chee, under the denomination of

the game of hazard, by which he was liable to the penalty of 2004.

The information was laid by an eminent merchant, a resident in the parish of St. Stephen, Coleman-street, who was led to adopt the proceeding in consequence of having experienced in the person of a protegé, 19 years of age, the dreadful effects which gaming establishments, or as they are figuratively called, "Hells," are daily producing. The prospects of the young person whose indiscretion has been alluded to, were a short time ago splendid, but a few visits to Morley's put an end to them.

The house in question is in all appearance devoted to the game of billiards, and most of those who frequented it engaged merely in that game. Through the agency of professed gamesters, who shared in the profits of the concern, those who appeared to be proper objects of plunder were soon introduced to the hazard table, which is kept in a retired and private part of the house.

The evidence of the young man was to the following effect: he had been in Morley's house; the game of hazard was played in the front room on the second floor; a door led into it from the landing place and another from the public billiard 100m, which is the public room on the same floor; both these doors were, during the time of play, kept barred and locked, and never opened except to the voice of some person known to the master of the house. During play the door was seldom or never opened; but before play commenced, there was at understanding

ding given that provere about to begin. In e of the room was a ular table, over which a suspended, and round the players sat, in numfally from six to ten. commenced by one of rs taking the dice-box dice in it; two other covered on the table, be substituted for those x, upon application to who acted as "groom Morley is remunerated tole very handsomely. caster throws in three ccessively, he pays to hat is called a box (one aces of the house with game is played.) The eighteen-pence each, ives them in exchange and retakes them. The ys nothing unless he players generally play at eleven or twelve On Saturday there is , as Morley on that day ives a dinner at four mmediately after which commences. On other and coffee are given.

eld, the officer, swore erved the notice of atat Morley's billiardecting's-rents. The de-

id not appear.

erseer of the parish deat he had been in Morse, No. 2, Sweeting'sonth or five weeks ago; ley voted as an inhabin organist.

rchwarden who collects rates in the parish deit Morley was rated as ant. A number of young men, most of whom are clerks, were called to confirm the evidence as to the system, but none of them appeared.

The Lord Mayor, after having made some comments upon the vice of gaming, convicted Morley in the penalty of 2004. We understand that the defendant left this country for Ireland the moment proceedings were instituted. The gentleman who laid the information was only restrained from prosecuting the person who robbed him, by the promise of that person to leave the country for ever.

22. A dreadful accident occurred at Little Harwood, near Blackburn, by which two men were killed on the spot; two others were so shockingly bruised that they have since died of their wounds; and a fifth lies in a most deplorable state, with little chance of recovery; and another man and a boy are also much bruised. The accident was occasioned by the explosion of a steam-boiler at the mouth of a pit which colonel Hargreaves and two other gentlemen are now sinking for coals. The boiler weighs about four tons, and was carried, it is supposed, about 50 yards high, and fell 65 yards from the place where it was working. It was seen in its transit by many persons at a considerable distance. One piece of iron of a ton weight was thrown fifty yards, and several stones and slates were found at 100 yards from the place they had occu-The building which contained the engine was left with scarcely one stone upon another.

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One of the unfortunate sufferers was carried by the vicience of the explosion to a distance of 50 yards, and lived several hours after he was taken up. Three of the men who have been killed have left families; the fourth was a stranger who came from Low Moor iron-works to inspect the engine, and had not been more than an hour on the premises when the dreadful occurrence took place.

22. A meeting of from 20,000 to 30,000 Radicals was held on Monday at Burnley, in Lancashire. A number of them were, it is said, armed with pikes and pistols. Among the resolutions passed, one was, that an address should be presented to the Prince Regent by Hunt and Johnson in person; another, that if parliament should propose any measures to curtail their liberty of meeting, such a step should be considered a signal for a general

meeting.

25. On Saturday last, a party of officers in Paisley were sent to execute a warrant for apprehending a person accused of seditious practices, and for searching his possession for papers. When they had completed their search, and proceeded to the street with their prisoner and papers, they were assailed by a mob, who knocked one of them down, and so severely hurt another with stones, which were unmercifully pelted upon them, that they were obliged to abandon their prisoner, and in the best way they could, effect their escape. Yesterday, one of the magistrates, with a party of officers, accompanied by some

infantry and cavalry, pen to apprehend some of the when they were mobbed sailed in the same manner same day, another party ficers, along with the she stitute, were grossly me seizing some concealed one of the most public Paisley, and they found safe to carry them off the protection of the and a party was according for to escort the officers arms so seized. On this soldiers were hooted and in and one of them severely by a stone from the mobile sence of the sheriff, and without any retaliation.

27. On Thursday eveni after six o'clock, as Mr. Blake and Mr. Thomas Dr riding officers in his 'N customs, stationed at La the district of Dover, we ceeding on duty, they dim at sea, in the Midriffs, b Dover and Romney, quantity of tea, spirits bacco, which they seized; ther with a large galley? Le Marcheron, of Bon being in the act of illegal tation. Having success getting the boat and on shore, they were attacks numerous gang of upwififty smugglers, armed wi tols, bludgeons and ot fensive weapons, one of struck Mr. Blake a violes on the head, which brough to the ground, where he re a considerable time in and great fears are ente for his life. Mr. Dray dreadfully ill-treated. The Assistance came, and esperadoes made off withying into effect their inof rescuing the contraoperty, which was safely in the customs' stores at
A reward is offered for fian that attempted the Ir. Blake, his person being

In Friday a privy-council d at Dublin-castle, when mies of Ballymoe, Downa-Kiliyan, and Tyaquin, in unty of Galway, were, he act of the 54th of the eclared in a state of disce. An extraordinary esnent of police will acly be formed in those s.

A fishing bank has within we years been discovered, is supposed to extend 50 miles in a south-westection from the Shetlandislands. It joins the fishing banks on the western side of the Orkney-islands, and is believed to bend westward as far as Cape Wrath in Sutherlandshire, the Lewis-isles. This great bank has already become an object of some notoriety with the Dutch and French fishermen, who are to fish upon it next season. French vessel, said to belong to St. Maloes, fished two cargoes of fine cod upon it in so short a period in the summer of 1819, that she returned to France with her second cargo in the month of A number of decked boats, or small vessels, manned with eight hands each, belonging to the Shetland islands, rendezvoused last summer in Scelloway and the other bays on the western side of Shetland, were also extremely successful, having actually caught, for several months together, at the rate of 1,000 fish per week for each boat.

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BIRTHS.

January.

Lady Willson, a son and heir. The wife of Hon. C. Langdale, a daughter.

The wife of Lieut.-col. C. Crookshank, a son.

The wife of Will. Browne Folkes, Esq. a son and heir.

February.

The lady of Sir L. T. Worsley Holmes, Bart. a daughter.

The wife of the Hon. H. Grey

Bennet, a son.

Lady Gardiner, a son. Duchess of Bedford, a son.

March.

Lady Harriet Paget, a dau. Countess of Lusi, a son and beir.

Marchioness of Ely, a daughter. Countess of Manvers, a dau.

The wife of the Hon. Alex.

Murray, a daughter.

At Hanover, March 26, the Duchess of Cambridge, of a son, and on March 27, the Duchess of Clarence, of a daughter. The latter only survived a few hours.

The Duchess of Leinster, a son.

April.

The lady of M. Milbank, Esq. M.P. a son and heir.

Viscountess Folkestone, a dau. Viscountess Newport, a son and heir.

May.

Lady Louisa Lambton lady of I. G. Lambton, M. P. a daughter.

Lady James Stuart, a dau Lady Milton, a daughter.

The Countess of Stanho

daughter.

24. At Kensington Palac Royal Highness the Duch Kent, of a daughter.

27. At his hotel in Berlin Royal Highness the Duch Cumberland, of a son.

June.

The lady of Sir Thos. I land, Bart. a son.

Viscountess Cranley, a c Countess of March, a dau Lady Eleanor Feathers son and heir.

At Florence, Lady Burg a son.

July.

The Countess of Castle a daughter.

At Stockholm, Visco Strangford, a daughter.

At Lausanne, Lady H. Hoste, a son.

The Marchioness of Twe a daughter.

August.

The reigning Duchess oburg, a son.

Lady Frances Ley, a sor Lady Caroline Ann Maco of Clanronald, a son and he

The Duchess of Newcas daughter.

Countess of Errol, a dau. Countess of Euston, a son. Countess of Abingdon, a

y Ogilby, a son. Lisbon, Lady Buchan, a

September.

lady of the Lord Justice a son. Paris, the Duchess of a daughter. y Elizabeth Smyth, a dau. y of Sir John Bourke, Bart.

y of Sir Frederic Gustavus, Bart. a son.

October.

Dublin, Countess Talbot, a

y of Rear Admiral Sir l'albot, a son and heir.
ntess of Jersey, a son.
y William Russell, a son ir.
nd Duchess of MecklenStrelitz, a son.
y of Capt. Sir James Dun. N. a son and heir.
y of Sir C. Wolseley, Bart.

Countess of Lieven, a son.

November.

Marchioness of Down-a son.

Hon. Mrs. Peter De ere, a son.

Right Hon. Lady Bagot, thter.

wife of Henry Brougham, 1. P. a daughter.

At the South parade, Cork, Lady Audley, a son.

At Edinburgh, the lady of Sir

Alex. Mackenzie, a son.

At Edinburgh, the Hon. Mrs.

Dundas, a son and heir.

The wife of Thos. Tyrwhitt Drake, Esq. M. P. a daughter.

At Braham Castle, the Hon.

Mrs. Stewart Mackenzie.

Viscountess Ranelagh, a dau. The Right Hon. the Countess of Brownlow, a daughter.

December.

At the Hague, the Countess of Athlone, a daughter.

At Shugburgh, Staff. Viscountess Anson, a daughter.

Lady Lindsay, a son.

The lady of Sir John C. Cogill,

Bart. a daughter.

The wife of Sir Hen. Onslow, Bart. a daughter.

Lady Boughey, a son.

Viscountess Pollington, a son.
The wife of Thomas Denman,

Esq. M. P. a son.

MARRIAGES.

January.

Marquis of Blandford, to Right Hon. Lady Jane Stewart, eldest daughter of the Earl of Galloway.

Sir David Moncrieffe, Bart. to Helen, daughter of the late

Æneas Mackay, Esq.

Sir Robert Sheffield, Bart. to the eldest daughter of Sir J. Newbolt, Chief Justice of the Supreme Court of Judicature, Bengal.

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February.

Lord Viscount Anson, to Miss Louisa Catherine Phillips.

The Rt. Hon. Lord Greenock,

to Miss Mather.

Capt. Charles Sotheby, to Miss Jane Hamilton, third daughter of the late Lord Belhaven and Stenton.

The Right Hon. Lord Rodney, to Charlotte Georgiana, second daughter of Sir Rich. Morgan, Bart. of Tredegar.

March.

The Earl of Uxbridge, eldest son of the Marquis of Anglesea, to Eleanora, second daughter of the late John Campbell, Esq. of Shawfield—having been previously married on the 5th of August last at Altyre in Scotland, the seat of Sir W. G. Cumming, Bart.

Mr. Sergeant Copley, Chief Justice of Chester, to the widow of the late Lieut.-col. Thomas.

Hon. James Sinclair, second son of the Earl of Caithness, to Elizabeth, youngest daughter of G. Tritton, Esq.

Sir Jacob Astley, Bart. to Georgiana Caroline, youngest daughter of Sir Henry Dash-

wood, Bart.

The Hon. F. Lumley, second brother of the Earl of Scarbo-rough, to Jane, second daughter of the late Adm. Bradley.

The Earl of Dundonald, to Anne Maria, eldest daughter of

Francis Plowden, Esq.

April.

Lady Frances Anne Vane Tempest, to Lord Stewart, second son to the Marquis of Londonderry.

At Dublin, the Hon, and Rev.

E. Wingfield, second son late Viscount Powerscon Louisa Joan, third daughthe late Hon. Geo. Jocely

Sandford Graham, Esq to Caroline, third daughte late John Langston, Esq.

Henry Brougham, Esq. to Marianne, widow of J. Spalding, Esq.

May.

The Earl of Buckingha to Miss Glover.

Earl Temple, M. P. eld of the Marquis of Buckin to Lady Mary Campbell, daughter of the Earl of P bane.

The Hon. Richard New of Lord Braybrook, to Jane Cornwallis, daughter Marquis Cornwalls.

Sir John Wrottesley, L. Hon. Mrs. John Bennett.

June.

Capt. White Melville Royal Lancers, to Lady rine Osborne, only daughthe Duchess Dowager of Lancers

The Right Hon. Lord more, to Lady Augusta Chyoungest sister of the Wemyss and March.

The Hon. H. F. C. Cave M. P. son to Lord G. Cave to Frances Susan, widow Hon. F. Howard.

I. Freeland, Esq. M. P.

Mary Palmer.

Hon. Robert Henry
M. P. second son of Earl
to Lady Harriet Windsor,
ter of the late and sister
present, Earl of Plymouth.

P. Grenfell, Esq. to the Hon. Lady Georgiana Isa-Frances Molyneux, eldest ter of the Earl of Sefton. n Fred. Crewe, Esq. nephew rd Crewe, to the Hon. Hardmith, daughter of Lord igton.

July.

to Fanny Callender, youngughter of James Campbell, of Ardkinglas.

Hon. Wm. Cust, M. P. to a, daughter of the late

as Newnham, Esq.

L. Yates Peel, Esq. M. P. amworth, to Lady Jane , second daughter of the f Mount Cashell.

Hon. Frederic Sylvester Douglas, only son of Lord ervie, and M. P. for Banto Harriet, eldest daughter Wrightson, Esq.

Hon. Capt. Robert Rod-L. N. brother to Lord Rod-Anne, youngest daughter late Tho. Dennett, Esq.

Rev. G. Cornish, eldest G. Cornish, Esq. to Harecond daughter of Sir R. et, Bart. of Chaddesden.

Konix, near Berne, Mark lore de Morlet, M. D. to ance, youngest daughter of E Sir J. Ingilby, Bart. of 7.

Hon. Capt. Perceval, son of Lord Arden, to the daughter of J. Hornby, of Titchfield.

. Tyringham Bernard, Esq. shia Charlotte, daughter of ate Sir David Williams,

The Rev. H. E. Graham of Hendon, to Elizabeth, eldest daughter of Sir George Leeds, Bart.

Sir Will. Leeds, Bart. of Croxton Park, Cambridgeshire, to Eleanor, second daughter of Owsley Rowley, Esq.

August.

Walter, eldest son of Rich Long, Esq. late M. P. for Wilts, to Mary Anne, second daughter of the Right Hon. Archibald Colquhoun, Lord Register of Scotland.

Sir H. R. Calder, Bart. of Park House, Kent, to Lady Frances Selina Pery, third daughter of the Earl of Limerick.

James Macdonald, Esq. eldest son of Sir Archibald Macdonald, to the Lady Sophia Keppel, eldest daughter of the Earl of Albemarle.

Lieut.-col. Hon. James H. Keith Stewart, M. P. to Hen-rietta Anne, second daughter of the Rev. Spencer Madan, D.D.

Lieut.-col. Steele, Coldstream guards, to Lady Eliz. Montague, daughter of the duke of Manchester.

The Earl of Roseberry, to Hon. Miss Anson, sister of Lord Viscount Anson.

Octavius Henry, fourth son of Will. Smith, Esq. M. P. to Jane, daughter of T. W. Cooke, Esq. of Hertford-street, May-fair.

The Earl of St. Germain's, to Harriet, daughter of the Right Hon. Reginald Pole Carew.

J. W. Grieve, Esq. 2nd reg. Life Guards, to Hon. Mrs. Sidney Bowles, youngest daughter of the late, and sister of the present, Lord Northwick.

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September.

Edward Stanley, Esq. of Cross Hall, Lancashire, to Lady Mary Maitland, second daughter of the Earl of Lauderdale.

Col. Thomas White, to the Hon. Juliana Vereker, daughter

of Lord Viscount Gort.

Sir Arthur Chichester, Bart. to Charlotte, youngest daughter of Sir James Hamlyn Williams,

Sir J. Walter Pollen, Bart, of Redham, Hants, to Charlotte Elizabeth, only daughter of the late Rev. J. Craven.

Sir Edward Stanly Smith, Bart. to Elizabeth, daughter of Dennis

Duggin, Esq.

Lord Viscount Belgrave, to Lady Eliz. Mary Leveson Gower, youngest daughter of the late Marquis of Stafford.

October.

Major-gen. Sir Herbert Taylor, to Charlotte Albinia, eldest daughter of the late Edward Disbrowe, Esq.

At Ratisbon, Count Charles Westerholt, to his cousin, Miss Harriet Spencer, youngest daughter of the Hon. W. R. Spencer.

At Vienna, the Prince Royal of Saxony, to the Archduchess Caroline of Austria.

Sir James Dalrymple Hay, Bart, to Elizabeth, eldest daughter of Lieut -gen, Sir John Heron Maxwell, Bart.

November.

Nicholas Cosway Colthurst, Bart. M. P. for the city of Cork, to Elizabeth, only child of

George Vesey, Esq. of L House.

Lord Dacre to Mrs. Will

December.

R. P. Smith, Esq. M. Eliza, daughter of the late Breton, Esq.

Col. Farquharson, to Rela fourth daughter of the 🕍 G. Colquhoun, Bart.

W. Wrixon Becher, Esq. for Maliow, Ireland, to O'Neill.

Sir Richard Sutton, Ba Mary Elizabeth, daughter late B. Burton, Esq.

Major-gen. Riall, Gover Grenada, to the eldest dan of the late James Scarlett of Jamaica.

Lieut.-col. E. C. Flemi Charlotte, youngest daugh the late Lieut.-gen. St. Le

PROMOTIONS AND FERMENTS.

February.

Hon, Edward Stuart, am liam Thomas Roc, Commis of Customs.

Henry Davis, esq. to be. of the county of Pembroke John Chamber Jones, esq. Sheriff of the county car bigh.

March.

A new commission to the of Admiralty, including the of Sir G. Clerk.

The Earl of Fife, a Lord Bedcha nber, vice Earl Poulet,

arl of Morton, his Maommissioner to the Gesembly of the Church of , vice Earl of Errol.

Lords of the Treasury, verpool, Mr. Vansittart, keley Paget, Viscount, Lord H. Somerset, the

Maxwell Barry, Mr. er M'Naghten.

vid Baird to be Goverinsale.

April.

ige Giffard, esq. to be stice.

Carrick, Representative reland, vice Northland. Belhaven, one of the Peers of Scotland, vice

May.

arl of Aylesbury made f the Thistle. xwell, esq. Governor of topher's. F. Whittingham, Goverominica. ight Hon. Charles Grant, the Privy Council. s Warren, Esq. Attorney to the Prince of Wales.

June.

Gen. Sir W. Lumley, and Commander in the Bermuda Islands. Richardson, Esq. one of as of the Court of Coms.

sper Best, Esq. one of s of the Court of King's-

earl of Stamford and LXI.

Warrington, to be Lieutenant of the County of Chester; the Marquis of Lothian, to be Lieut. and Sheriff Depute of the Shire of Mid Lothian; and the Marquis of Queensberry, to be Lieut. and Sheriff Principal of the Shire of Dumfries.

Sir S. Shepherd, made Chief Baron of the Court of Exchequer in Scotland.

A. Maconochie, Esq. late Lord Advocate, made one of the Lords of Session and Justiciary in Scotland.

Sir W. Rae, Lord Advocate.

July.

Sir W. Young, K. G. C. B. and Admiral of the Red, to be Vice-Admiral of the United Kingdom; and Sir J. Saumarez, K. G. C. B. and Admiral of the Blue, to be Rear-Admiral of the United Kingdom.

Sir R. Gifford is appointed Attorney General; and Serjeant Copley Solicitor General.

Mr. Casberd is appointed to the seat of a Judge in the Principality of Wales, vice Abel Mosey, Esq. resigned.

Henry Revell Reynolds, Esq. Barrister at Law, to be a Commissioner for the relief of Insolvent Debtors, vice Mr. Serjeant Runnington.

Sir Miles Nightingale invested by the Prince Regent with the insignia of a Knight Commander of the Bath.

Alexander Keith, Esq. knighted, and appointed Knight Marshal of Scotland.

Lieut. Col. A. Allen, of the East India Company's service, created a Baronet.

August.

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August.

Henry Petrie, Esq. appointed Keeper of the Records in the Tower.

Robert Kerr, Esq. (commonly called Lord Robert Kerr), Secretary to the Order of the Thistle.

Sir G. Murray, Governor of the Royal Military College, vice Hope, and Sir A. Hope, Gover-nor of Edinburgh Castle, vice Murray.

A considerable number of the officers of the Royal Artillery were directed to take rank by Brevet.

September.

Rear Admirals Beresford and Blackwood, Knights Commanders of the Bath.

Sir W. A'Court, Minister Plenipotentiary to the Court of Naples, a Knight Grand Cross of the Bath.

October.

The Earl of Stamford and Warrington, to be Lord Lieut. of the County and City of Chester.

Lieut. Gen. Sir J. Oswald, to be Col. vice Duke of Richmond, deceased.

Duke of Wellington, Governor of Plymouth, vice the same.

Rev. J. Robinson of Rokeby

Hall, created a Baronet.

General Sir John Francis Cradock, G. C. B. and heirs male, a Baron of Ireland, by the title of Baron Howden.

Lieut. Gen. the Earl of Dalhousic, to be Captain General and Governor in Chief of the Provinces of Lower and Up-

per Canada, Nova Scotia, New Brunswick and the Islands of Prince Edward and Cape Breton; also Sir James Kempt to be Lieut. Governor of Nova Scotia and its dependencies.

Major General Sir G. Cooke, Lieut. Governor of Portsmouth

vice Kempt.

November.

The Earl of Egremont, to be Lord Licutenant of Sussex.

Lord Lascelles, Lord Lieutenant of the West Riding of Yorkshire.

John Cartwright, Esq. Contal

General in Turkey.

James Yeames, Esq. Consul General in the Russian Ports in the Black Sea.

The Earl of Craven, to be Low Lieutenant of Berks, vice Earl of Radnor, resigned.

Major Gen. Sir James Kempt to be Licutenant General in North

America only.

The Gazette contains order for the Court's going into moure ing for Charles IV, late King a Sardinia, and for the late Duches Dowager of Brunswick.

ECCLESIASTICAL PREFERMAND

The very Reverend Dr. Saurin, Dean of Derry, to be Bishop of Dromore.

GAZETTE PROMOTIONS.

Nov. 20. Sir E. Nagle, one of the Grooms of his Majesty's Bed-

Chamber, vice Sir J. Cradock.
Lieut. Col. J. Freemantle, the Coldstream Guards, Deputy Adjutant r General to the forces land of Jamaica.

December.

Brevet Lieutenant Col. t, to be Major. Brevet brahams, to be Major. on Murray, to be Surgeon wres.

DEATHS.

January.

seat in the county of non in his 81st year, the Ion. Maurice Mahon, lartland, a Governor of ty of Roscommon. mers Town, in his 81st r. John Wolcot, well the literary world, uname of Peter Pindar. er lady Williams, relict vid Williams, Bart. hn Courtenay Throck-Bart.

e, Countess of Ilches-

ght Hon. Earl Poulett, atenant, and Custos Roof the County of Somer63d year.
new forest, in his 47th

Earl of Errol, one of the 'eers of Scotland, hercrd High Constable and lareschal of Scotland. 71st year, the Countess of Sefton.

of Sefton.

1ry Tempest, Bart.

slie House, Fifeshire,

Evelyn, Countess of

At his seat, Co. of Tipperary, in his 44th year, the Right Hon. Richard Butler, Earl of Glengall, a Governor of the County of Tipperary, and a Trustee of the Linen Manufacture.

Charles IV, the former King of Spain and the Indies, died at Rome on the 20th of January.

February.

At Ashton Hall, Lancashire, in his 80th year, Archibald Duke of Hamilton, Brandon, and Chatelherault.

At Chichester, in his 59th year, Sir George Murray, K. C. B. Vice Admiral of the Red.

March.

On the 3rd of this month, the celebrated German writer, Augustus von Kotzebue was assassinated at Manheim by a student of Jena, named Charles Sandt, son of a Counsellor of Justice at Wunsiedel.

On March 12, the Right Rev. John Parsons, D. D. Lord Bishop of Peterborough, and Master of Baliol College, Oxford.

On March 25, at the age of 84, Right Hon. Lady Eliz. Drummond, widow of Henry Drummond, Esq. and daughter of George fourth Earl of Northampton.

On March 30, died in her 65th year, Anne Dowager Marchioness Townshend, relict of the first Marquis Townshend, of Rainham Hall, Norfolk. She was daughter of the late Sir William Montgomery, Bart., and has left an extensive circle of relations and I 2

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friends to deplore the loss of one of the most amiable of women.

At Paris, in his 67th year, the Right Hon. Charles, ninth Lord Dormer, of Peterley House in the county of Buckingham and Grove Park in the county of Warwick. His funeral obsequies, according to the Church of Rome, in which communion his Lordship lived and died, were performed at St. Roche on the 5th instant. He died unmarried,

In Clarges Street, Bath, in her 69th year, Charlotte Countess Onslow.

April.

On April 26, in her 83rd year, Mary Countess Dowager Poulett.

Sir John Buchanan Riddell, Bart., M. P. for the Burghs of Selkirk, Peebles, Linlithgow and Lanark.

Lord Reston, one of the Senators of the College of Justice of Scotland.

At Lisbon, Charles W. Montague Scott, Duke of Buccleugh, Lord Lieutenant of the Counties of Edinburgh and Dumfries and a Knight of the Thistle.

May.

In her 86th year, the Hon. Lady Pitt, relict of the late General Sir William Augustus Pitt. She was sister to the late Admiral Earl Howe, and to General Viscount Howe.

The Right Hon. Lady Mary Meares, third daughter of Robert, late Earl of Kingston, and wife of George Meares, Esq. At Edinburgh, the Right Margaret, Counters of Bowife to the present Earl of chan.

At Paris, John Robinson, M.P. of Denston Hall, Su

June.

The Hon. Arabella, General Frederick St. John sister to the Earl of Craves

Sir William Heathcote
After he succeeded his fat
represented the county of
ampton in three continue
liaments, but retired from
life on account of ill healt
was succeeded by his
son, now Sir Thomas Healt
Bart.

Sir John Morris, Bart. omont, Glamorganshire.

Mary Anastasia Grace, ness Mordaunt, second de of Charles fourth Earl of borough.

At Smeaton, near Edial at the age of 81, Sir George chan Hepburn, Bart.

July.

At her apartments in Keton Palace, in her 82nd year Porten, relict of the Stanier Porten, Knight.

In Upper Grosvenor State her 79th year, Sarah, Lady widow of Sir Thomas Carmother of the late Sir T Cave.

In Berkeley Square, T Graham, Esq. M. P. for the ties of Kinross and Class nan.

At Fulham House, He

aged 77, Sir James Siblart.

August.

the 28th in Canada, of province he was governor-, his Grace Charles fourth Richmond, of that terrific the hydrophobia. It atiim whilst on an official jourough the Upper province, oved fatal after four days re suffering. The wound flicted about six weeks sly by a lap-dog, which ortly after.

irace had previously borne ce of lord lieutenant of

September.

Inverness, in her 78th ean, relict of the Hon. dd Fraser of Lovat, and ter of the late Sir William

dinburgh, Dame Matilda . Cochrane Wishart, wife Thomas Cochrane, and r of the late Sir Charles art.

Right Hon. Lady Essex lest surviving daughter of Duke of Roxburgh.

he 7th of September, at Palace, in his 77th year, ice the Lord Archbishop n, Primate of Connaught, of Ardagh, and a Privy lor in Ireland. He was d son of Marcus Beresarl of Tyrone, and was of the first Marquis of ord. He was consecrated of Dromore in 1780, of Ossory in 1782, and

was translated to the Archbishoprick of Tuam in 1794. He married in June 1763, Elizabeth Fitzgibbon, second daughter of John Fitzgibbon, Esq. of Mount Shannon, by whom he had ten sons and six daughters.

At Eastbourn, Sussex, Sir Arthur Piggott, formerly Attorney General, M. P. for the borough of Arundel for four successive

parliaments.

At his son's house after a short illness, in his 61st year, Sir Edward Knatchbull, Bart., one of the Representatives for the county of Kent during six parliaments. He was a zealous supporter of Mr. Pitt's administration; but men of all parties will acknowledge that during 25 years he attended to his Parliamentary and Magisterial duties with a firmness, vigilance and integrity, which may be equalled, but is rarely excelled.

October.

Gertrude Brand, Baroness Da-In 1771, she married Thomas Brand of the Hoo, Hertfordshire, by whom she had issue, Thomas, the Member for Hertnow Lord Dacre; fordshire, Henry, Lieutenant Colonel in the Coldstream Guards; and daughter.

5th. At Vevay in Switzerland, on his return home, John Somerville, Baron Somerville, of Scotland. The late Lord was born in 1765 at Somerville Aston, in Somersetshire. After receiving his education at Cambridge, he made the tour of Europe, accompanied by the late Duke of Bedford. He was high in the favour of his sovereign, and bore for

several years the office of one of the Lords of his Majesty's Bedchamber. In the parliament elected in 1796, he sat as one of the Sixteen Scots Peers.

In his 29th year, the Hon. Frederic Sylvester North Douglas, only son of Lord Glenbervic, and M. P. for Banbury. He was married in July last to Harriet, eldest daughter of William Wrighton, Esq.

At Hall Place, Berks, in his 83rd year, Sir William East,

Bart.

At the Hague, on the 15th of October, the Princess Dowager of Brunswick Luneburg, sister of the King of the Netherlands.

At Kibroy, co. Tipperary, the Right Hon. Maria, Baroness Dunalley. She was the only daughter of Dominick Trant, Esq. and was married in 1802, to Henry Prittie, Lord Dunalley, by whom she had no issue.

November.

At Doneraile House, in the county of Cork, in his 65th year, the Right Hon. Hayes St. Leger, Viscount Doneraile, a Governor of the county of Cork. He was born in March 1755, and married in 1785 Charlotte Bernard, sister of Francis, Earl of Bandon, by whom he left two daughters and an only son. His lordship possessed very extensive estates in the counties of Cork and Waterford, and principally resided at his beautiful seat at Doneraile, where he was much beloved.

On the 22nd at Charlton House

Wiks, in the 82nd year of her age, the Right Honourable Julia Countess of Suffolk and Berkshire.

December.

At Tunbridge Wells, the most Rev. Euseby Cleaver, D. D. Lord Archbishop of Dublin and Bishop of Glandelagh, Primate of Ireland, Chancellor of the Order of St. Patrick and Visitor of Trinity College, Dublin. After residing some time in Ireland, he married a lady of that country, by whom he had several children, and who died much lamented in 1816.

In her 76th year, Lady Anne Fitzwilliam, sister of the present

Earl.

Aged 64, Emily, wife of the Right Hop. Lord Henniker.

Dec. 14. At Eghnton Castle, Ayrshire, the Right Hon. Hugh Montgomerie Earl of Eglinton Lord Montgomerie and Kılwinning, Knight of the Order of the Thistle, Lord Lieut. of Ayrshire, one of the State Counsellors of the Prince of Wales. His lordship was the son of Alexander Montgomerie, Esq. of Cuilsfield. He married Eleanora, daughter of J. Hamilton, Esq. By this lady behad several children, only two females of whom are living. He succeeded his cousin Archibald, as Earl of Eglinton in 1796.

At Kinsale, the Right Hon. Susan, Baroness Kinsale. She was daughter of Conway Blenner-hasset, Esq. and was married in 1763 to John de Courcy, 26th Lord Kinsale, by whom she has

left issue.

APPENDIX

PPENDIX TO CHRONICLE.

Majesty and the United tes of America. Signed at ndon, October 20th, 1818.

IS majesty the king of the United Kingdom of Great in and Ireland, and the United s of America, desirous to nt the good understanding i happily subsists between have, for that purpose, d their respective plenipories, that is to say, his maon his part, has appointed ght hon. Frederic John Ron, treasurer of his majesty's and president of the come of privy council for trade plantations; and Henry ourn, esq. one of his majesunder secretaries of state; d the president of the Unitates has appointed Albert in, their envoy extraordiind minister plenipotentiary court of France; and rd Rush, their envoy exlinary and minister plenipory to the court of his Brimajesty: who, after having nged their respective full 's, found to be in due and r form, have agreed to and ided the following articles:

Whereas differences Art. I. have arisen respecting the liberty claimed by the United States, for the inhabitants thereof, to take, dry and cure fish, on certain coasts, bays, harbours and creeks, of his Britannic majesty's dominions in America, it is agreed between the high contracting parties, that the inhabitants of the said United States shall have for ever, in common with the subjects of his Britannic majesty, the liberty to take fish of every kind on that part of the southern coast of Newfoundland which extends from Cape Ray to the Ramcau islands, on the western and northern coast of Newfoundland, from the said Cape Ray to the Quipron islands on the shores of the Magdalen islands, and also on the coasts, bays, harbours and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Streights of Belleisle, and thence northwardly indefinitely along the coast, without prejudice however to any of the exclusive rights of the Hudson's Bay Company. And that the American fishermen shall also have liberty, for ever, to dry and cure fish in any of the unsettled bays, harbours.

bours and creeks, of the southern part of the coast of Newfound-land hereabove described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled, without previous agreement for such purpose, with the inhabitants, proprietors, or possessors of the ground. And the United States hereby renounce for ever, any liberty heretofore enjoyed or claimed by the inhabitants thereof, to take, dry, or cure fish, on or within three marme miles of any of the coasts, bays, creeks or harbours of his Britannic majesty's dominions in America, not included within the above-mentioned limits: provided, however, that the American fishermen shall be admitted to enter such bays or harbours, for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and for no other purpose whatever. they shall be under such restrictions as may be necessary to prevent their taking, drying, or curing fish therein, or in any other manner whatever abusing the privileges hereby reserved to theur.

Art. 2. It is agreed that a line drawn from the most north-western point of the lake of the woods, along the forty-ninth parallel of north latitude, or, if the said point shall not be in the forty-ninth parallel of north latitude, then that a line drawn from the said point due north or south, as the case may be, until the said line shall intersect the said paral-

lel of north latitude, and from the point of such intersection due west along and with the said parallel, shall be the line of demarcation between the territories of his Britannic majesty and those of the United States, and that the said line shall form the southern boundary of the said territories of his Britannic majesty, and the northern boundary of the territories of the United States, from the lake of the woods to the

Stony Mountains.

Art. 3. It is agreed, that any country that may be claimed by either party on the north-west coast of America, westward of the Stony Mountains, shall, together with its harbours, bays and creeks, and the navigation of all rivers within the same, be free and open for the term of ten years from the date of the signa-1 ture of the present convention, to the vessels, citizens and subjects of the two powers: it being well understood, that this agreement is not to be construed to the prejudice of any claim which either of the two high contracting parties may have to any part of the said country, nor shall it be taken to affect the claims of any, other power or state to any part of the said country, the only object of the high contracting pare, ties, in that respect, being to, prevent disputes and differences amongst themselves.

Art. 4. All the provisions of the convention "to regulate the commerce between the territories of his Britannic majesty and of the United States," concluded at London, on the 3rd day of July, in the year of our Lord 1815, with the exception of the clause

which

ed its duration to four excepting also, so far ne was affected by the of his majesty reie island of St. Helena, extended and contice for the term of ten the date of the signapresent convention, in manner as if all the of the said convention

specially recited. Whereas it was agreed article of the treaty that "all territory, 1 possessions whatsoa by either party from during the war, or y be taken after the this treaty, excepting lands hereinafter menll be restored without without causing any , or carrying away any llery or other public riginally captured in orts or places, which n therein upon the exthe ratifications of this my slaves or other prierty;"—and whereas, aforesaid article, the tes claim for their citias their private prorestitution of, or full on for, all slaves who, e of the exchange of tions of the said treaty, y territory, places, or whatsoever, directed I treaty to be restored ited States, but then pied by the British ther such slaves were, aforesaid, on shore, or ny British vessel, lying within the territory or of the United States;

whereas differences have and arisen, whether, by the true intent and meaning of the aforesaid article of the treaty of Ghent, the United States are entitled to the restitution of, or full compensation for all or any slaves, as above described, the high contracting parties hereby agree to refer the said differences to some friendly sovereign or state, to be named for that purpose; and the high contracting parties further engage to consider the decision of such friendly sovereign or state to be final and conclusive on all the matters referred to.

Art. 6. This convention, when the same shall have been duly ratified by his Britannic majesty and the president of the United States, by and with the advice and consent of their senate, and the respective ratifications mutually exchanged, shall be binding and obligatory on his majesty and on the said United States; and the ratifications shall be exchanged in six months from this date, or sooner if possible.

In witness whereof, the respective plenipotentiaries have signed the same, and have thereunto affixed the seal of their arms.—Done at London, 20th day of October, 1818.

Fred. John Robinson.

- (L. S.) HENRY GOULBURN. (L. S.) ALBERT GALLATIN.
- (L. S.)RICHARD RUSH.

PROCLAMATION.

In the name of his Majesty George III., of the United Kingdom of Great Britain and Ireland, King, Major - general Ralph Darling,

Darling, commanding in the island of Mauritius, &c.

The major-general commanding had encouraged the hope, from the anxiety he had manifested for the prosperity of the colony and the welfare of its inhabitants, that he should have found a corresponding disposition on the part of every class of his majesty's subjects to promote the laudable and beneficent views of

government.

The major-general regrets his disappointment in this just and reasonable expectation, certain individuals having carried their disobedience of the laws to an extent which calls for the prompt interference of the government, in order to prevent, by legal but severe measures, those daily violations, which, though public and notorious, no one will assist in bringing to justice, and but too many are ready to protect and conceal. The inhabitants, therefore, who, as good subjects, should unite in putting a stop to the slave-trade, which is carrying on at this moment with a vigour as peculiar to this island as it is disgraceful to the station which it fills in the civilized world, cannot be surprised that the adoption of any measure, which may hold out a prospect of efficiency for the object it has in view, can no longer be influenced by any consideration of inconvenience to the community at large. The restraint which was lately removed from the fishery, out of consideration to the inhabitants, will be again immediately enforced.

New negroes in considerable numbers have lately been smuggled into the island, through means of the fishermen. men, on the major-general val, implored the government remove the restrictions had been imposed on the exof their occupation. Naturallying that an indulgence anxiously solicited would are stored to them their wisher restored to them the full and restrained exercise of their ployment.

It could hardly be supthat this indulgence would been perverted to the worn poses. The fact, however, disputable; and those who acted thus must take the

quences.

Every one of these men, through the indulgence of government, has been pend to establish himself on the Geometrique," shall be remas that situation affords factor the slave trade which cupidity cannot withstand.

There are others in the ment of still more extension dulgencies, who, there is not to apprehend, lend themselves this traffic. They may be sured, that no consideration screen them from the just in nation of government, and its favour shall be instantly drawn from those who drawn found, even in the most redegree, encouraging or considerating it.

The major-general, to con them how hopeless and retheir cause is, and as a mebringing them to a sense of hes this opportunity of ng his intention of imrincreasing the military ents on the coast, and of ng posts on every point landing of slaves shall in permitted. The neighproprietors can prevent they do not, they must

: consequences. najor-general would be is warning shall have the awakening the deluded e of their situation; the of Philibert, Tregrosse ensac, who were sent to last year, and have been 1 to three years' confinehard labour, should be to deter even the most Those who still : cannot long escape its s government will never ts exertions, until they a brought to that punishich the law has attached rimes, and which will be by the transmission of lprit in England.

in consequence been o order, and it is hereby accordingly—

• The proclamation of February, 1819, is reand the proclamation of Iay, 1818, is declared to in full force from this

hall he read and entered cords of the courts and of this island; and an opy shall be addressed nour the chief judge and ary of justice.

Port Louis, island of Mauritius, this 16th day of July, 1819.
R. DARLING, Major-Gen. Commanding.
By order, A. W. BLANE, Dep.
Sec. to Government.

By his royal highness the Prince of Wales, regent of the United Kingdom of Great Britain and Ireland, in the name and on the behalf of his majesty.

A PROCLAMATION.

George, P. R. — Whereas, in diverse parts of Great Britain, meetings of large numbers of his majesty's subjects have been held upon the requisition of persons who, or some of whom, have, together with others, by seditious and treasonable speeches addressed to the persons assembled, endeavoured to bring into hatred and contempt the government and constitution established in this realm, and particularly the Commons House of Parliament, and to excite disobedience to the laws, and insurrection against his majesty's authority.

And whereas it hath been represented unto us, that at one of such meetings the persons there assembled, in gross violation of the law, did attempt to constitute and appoint, and did as much as in them lay constitute and appoint, a person, then nominated, to sit in their name and on their behalf in the Commons House of Parliament; and there is reason to believe that other meetings are about to be held for the like unlawful purpose.

And whereas many wicked and seditious

writings have been seditious printed, published and industriously circulated, tending to promote the several purposes aforesaid, and to raise groundless jealousies and discontents in the minds of his majesty's faithful

and loyal subjects.

And whereas we have been farther given to understand, that with a view of the better enabling themselves to carry into effect the wicked purposes aforesaid, in some parts of the kingdom, men, clandestinely and unlawfully assembled, have practised military

training and exercise.

And whereas the welfare and happiness of this kingdom do, under Divine Providence, chiefly depend upon a due submission to the laws, a just reliance on the integrity and wisdom of parliament, and a steady perseverance in that attachment to the government and constitution of the realm, which has ever prevailed in the minds of the people thereof: and whereas there is nothing which we so earnestly wish as to preserve the public peace and prosperity, and to secure to all his majesty's liege subjects the entire enjoyment of their rights and liberties.

We, therefore, being resolved to repress the wicked, seditious and treasonable practices aforesaid, have thought fit, in the name and on the behalf of his majesty, and by and with the advice of his majesty's privy council, to issue this our Royal Proclamation, solemnly warning all his majesty's liege subjects to guard against every attempt to overthrow the law and to subvert

the government so happing blished within this realm abstain from every meati consistent with the peace good order of society, 🗯 nestly exhorting them, times and to the utmost of power, to avoid and dise nance all proceedings tend produce the evil effects abo scribed.

And we do strictly end his majesty's loving subje forbear from the practice such military training and cise as aforesaid, as the answer the contrary the

their peril.

And we do charge and mand all sheriffs, justices peace, chief magistrates 👊 boroughs and corporation all other magistrates throu Great Britain, that they do in their respective jurischi make diligent inquiry in on discover and bring to just authors and printers of wicked and seditious writing aforesaid, and all who she culate the same; and that do use their best endeavor bring to justice all person have been or may be guilty tering seditious speeches at rangues, and all persons cerned in any riots or un assemblies, which, on whi pretext they may be grow are not only contrary to in dangerous to the most imp interests of the kingdom.

Given at the court at Ci house, this 30th day of 1819, and in the 59th year majesty's reign.

GOD SAVE THE KI

ks of the Prince Regent to Manchester Magistrates and manry.

Whitehall, Aug. 21. Lord,—Having laid before rince Regent the accounts nitted to me from Manchesf the proceedings at that on Monday last, I have commanded by his royal ess to request that your nip will express to the mates of the county palatine of ster, who attended on that the great satisfaction deby his royal highness from prompt, decisive and effimeasures for the preservaof the public tranquillity; kewise that your lordship communicate to major Trafus royal highness's high aption of the support and asce to the civil power affordn that occasion by himself the officers, non-commisl officers and privates, servider his command.

I have the honour, &c. (Signed) SIDMOUTH.

e earl of Derby, &c. &c. &c. Knowsley.

B. A similar letter was aded to lord Stamford, reing the Cheshire magistrates eomanry.

rs relating to the Congress at :-la-Chapelle in October and vember, 1818.

.—Convention between his tannic majesty and his most ristian majesty, for the evation of the French territory the allied troops.—Signed Aix-la-Chapelle. October 9, 8.

In the name of the Most Holy and Undivided Trinity.

Their majesties the emperor of Austria, the king of Prussia and the emperor of all the Russias, having repaired to Aix-la-Chapelle; and their majesties the king of the united kingdom of Great Britain and Ireland and the king of France and Navarre, having sent thither their plenipotentiaries: the ministers of the five courts have assembled in conference together; and the plenipotentiary of France having intimated, that in consequence of the state of France and the faithful execution of the treaty of November 20, 1815, his most Christian majesty was desirous that the military occupation stipulated by the fifth article of the said treaty, should cease as soon as possible, the ministers of the courts of Austria, Great Britain, Prussia and Russia, after having in concert with the said plenipotentiary of France, maturely examined every thing that could have an influence on such an important decision, declared, that have their sovereigns would admit the principle of the evacuation of the French territory at the end of the third year of the occupation; and wishing to confirm this resolution by a formal convention, and to secure, at the same time, the definitive execution of the said treaty of November 20, 1815, his majesty the king of the united kingdom of Great Britain and Ireland, on the one part, and his majesty the king of France and Navarre on the other part, have, for this purpose, named as their plenipotentiaries, viz. His majesty the king of the united kingdom

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of Great Britain and Ircland, the right hon. Robert Stewart, viscount Castlereagh, knight of the most noble and illustrious order of the Garter, a member of the imperial parnament of Great Britain and Ireland, colonel of the Londonderry regiment of militia, a member of his Britannic majesty's most honourable privy council, and his principal secretary of state for foreign affairs, &c. &c. and the most excellent and most illustrious lord Arthur, duke, marquis and earl of Wellington, marquie Douro, viscount Wellington of Talavera and of Wellington, and baron Douro of Wellesley; a member of his Britannic majesty's most honourable privy council, a field marshal of his forces, colonel of the royal regiment of horse-guards, knight of the most noble and most illustrious order of the Garter, and knight grand cross of the most honourable military order of the Bath; prince of Waterloo, duke of Ciudad Rodrigo, and a grandee of Spain of the first class, duke of Vittoria; marquis of Torres Vedras, conde of Vimeira in Portugal, knight of the most illustrious order of the Golden Fleece, of the military order of St. Ferdmand of Spain, knight grand cross of the imperial military order of Maria Theresa, knight grand cross of the military order of Saint George of Russia, of the first class, knight grand cross of the royal and military order of the Tower and Sword of Portugal, knight grand cross of the royal and military order of the Sword of Sweden, &c. &c. &c .- And his majesty the king of France and Navarre, the sieur

Armand Emanuel Richelieu, duke of 4 peer of France, knig royal and military order Louis, of the royal on Legion of Honour, orders of Saint And Alexander Newsky, S Saint Wladimir and Sai of Russia; his first go the chamber, his min secretary of state for fairs, and president of of his ministers; -having mutually comto each other their rea powers, found to be in due form, have agreed following articles:

Art. I.—The troops the army of occupation withdrawn from the to France by the 30th of a next, or sooner, if possible to the sooner, if possible to the sooner.

Art. II. — The street and fortresses which troops occupy, shall be to commissioners named purpose by his most majesty, in the state they were at the time of cupation, conformably ninth article of the concluded in execution fifth article of the treet vember 20, 1815.

Art. III.— The sum of provide for the pay, the ment and the clothing troops of the army of oc shall be paid, in all can the 30th of November the same footing on whe existed since the 1st of ber, 1817.

Art. IV.—All the acd tween France and a powers having been regu

PENDIX TO CHRONICLE.

sum to be paid by omplete the execution th article of the treaty er 20th, 1815, is defied at 265 millions of

Of this sum the 100 millions, effective be paid by inscriptics on the great book alic debt of France, rest from the 22nd of 1818. The said inhall be received at the funds on Monday the pher, 1818.

The remaining 165 all be paid by nine stalments, commencing of January next, by houses of Hope and Baring, Brothers and, as well as the insticle, shall be delicommissioners of the lustria, Great Britain, I Russia, by the royal France, at the time uplete and definitive of the French terri-

.—At the same period issioners of the said deliver to the royal France the six bonds scharged, which shall their hands, of the fifdelivered conformably article of the conacluded for the execu-; fourth article of the November 20th, 1815. ommissioners shall, at me, deliver the inscripren millions of rentes, virtue of the eighth he said convention.

Art. VIII.—The present convention shall be ratified, and the ratifications thereof exchanged at Aix-la-Chapelle in the space of a fortnight, or sooner if possible.—In witness whereof the respective plenipotentiaries have signed the same, and have thereunto affixed the seal of their arms. Done at Aix-la-Chapelle, the 9th day of October, in the year of our Lond 1818.

(L.S.) CASTERBAGH. (L.S.) WELLINGTON. (L.S.) RICHELING.

No. II. — Protocol between the fixe Cabinets, signed at: Ain-la-Chapelle, the 3rd of November, 1848.

The duke de Richelieu represented at the conference, that the terms for the payment of the 265 millions to be furnished by France, according to the convention of the 9th of October, having been fixed at very near periods, a too rapid exportation of specie has been occasioned, which tends to produce a depreciation in the inscriptions of rentes, equally injurious to the interests of all the contracting parties. To remedy this inconvenience, the duke de Richelieu proposed the following arrangements:—

lst. That the 165 millions which France ought to discharge, according to the sixth article of the convention, by nine equal monthly instalments, from the 6th of January to the 6th of September next; shall be paid by twelve monthly instalments, from the 6th of January to the 6th of December inclusive; the interest for, the delay of three months being

being made good by France, at

the rate of five per cent.

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2d. That the 100 millions to be discharged by inscriptions of rentes, according to the fifth article of the said convention, and for which the different governments have treated with Messrs. Baring and Hope, shall be realized by payments made at the same epochs, and with the same allowance of interest, by the drawers, on account of the delay which shall be granted them.

3. That arrangements shall be adopted with the above-mentioned houses, in order that the bills drawn upon them, conformably to Article VI. may be paid in assets at the different places which may suit the convenience of the governments interested, in such a manner as to effect their discharge, and avoid the removal of too great a mass of specie.

M. M. the ministers and plenipotentiaries of Austria, Great Britain, Prussia and Russia, were unanimously of opinion to admit the proposition of the duke of Richelieu, with the proviso that, with respect to Article III. particular arrangements shall be con-tracted with Messrs. Baring and Hope, to fix the terms on which the assets in foreign funds shall be accepted; and also that, in order to facilitate these arrangements, Mr. Baring should be invited to come to Aix-la-Chapelle, to take measures for that purpose, in concert with the persons charged with this business.

Prince Hardenberg moreover placed on the Protocol the subjoined observations and reservations, relative to the private arrangement that the Prussian government entered into with Messet. Baring, for the part of the payments stipulated by the convention of the 9th of October, which accrue to the said government.

(Signed) METTERNICH.

CASTLEREAGH.

WELLINGTON.

HARDENBERG.

BERNSTORES.

NESSELRODE.

CAPO D'ISTRIA.

Subjoined to the Protocol of the 3rd November, 1818.

If the Prussian government consents to the proposed modifications of the pecuniary stipulations of the convention of the 9th of October, it is in the threefold supposition—1st. That its private arrangement with Messrs. Hope and Co., and Baring, Brothers, and Co., remain entire, except with regard to such modifications as the Prussian government may ultimately agree upon with those houses .- 2nd. That the loss which may result from the proposed payment in assets, upon foreign places, shall be made good to the allied sovereigns; and—3rd. That the guarantee already stipulated for the payments agreed upon, shall also extend to the more remote periods now required.

No. III.—Protocor between the five Cabinets. Aix-la-Chapelle, Nov. 11, 1818.

According to Articles 5 and 6, of the convention signed on the 9th of October last, between France and the courts of Austria, Great Britain, Prussia and Russia, the sum of 265 millions of france (still remaining to be paid by France for the entire fulfil-

ment

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f the 4th article of the f the 20th of November. is to be liquidated and ged by the inscription of of 6,615,944 francs in the l Livre" of the public debt ce, and by the immediate of bills, forming a total nillions of francs, real vasaid bills payable at Paris, y the treasury of France, epted by the firms of Hope Bering, Brothers, and Co. ng due monthly, on the 6th month, reckoning from of January next, to the eptember, inclusive.

n arrangement which his ncy field marshal the duke ington signed, in the name courts of Austria, Great

Prussia and Russia, on a of last month, with the ns of Hope and Co., Barothers, and Co., the bentioned sum of 6,615,944 of rente, has been made those houses for the actual >8,015,210 francs, payable ns of their engagements ninths, and at the same as those agreed upon for ments to be made by the 7 of France.

excellency the duke of eu having represented to nisters of the courts of , Great Britain, Prussia ssia, that the state of cira, and the service of the funds at Paris, required ill greater modification of ceding arrangements, than ich had been agreed upon Protocol of the 3rd of Nolast, and the plenipotenof the five courts, after the said state of affairs into LXI.

consideration, have adopted the following arrangements:—ist. The bills of the treasury of France on Messrs. Hope and Co., and Baring, Brothers, and Co., which, according to Article 6 of the convention of the 9th of October, are to be delivered to the commissioners of the four courts, shall be made payable in eighteen equal instalments, beginning on the 6th of January next, till the 6th of June, 1820, inclusive. 2nd. The amount on account of interest, to which the courts of Austria, Great Britain, Prussia, Russia and other participating states, may become entitled, in consequence of the extension of the periods of payment stipulated in the foregoing paragraph, shall be paid by the French government into the hands of the commissioners of the four courts at Paris.—3rd. The securities given by the firms of Hope and Co., Baring, Brothers, and Co., in pursuance of the treaties they concluded with his excellency field-marshal the duke of Wellington on the 12th of last month, shall be equally payable in eighteen instalments, beginning from the 6th of January next, till the 6th of June, 1820, inclusive.— 4th. The interest to which the courts of Austria, Great Britain, Prussia, Russia and other participating states may become entitled, in consequence of the extension of the periods of payment stipulated in paragraph three before-mentioned, shall be paid by Messrs. Hope and Co., Baring, Brothers, and Co., into the hands of the Commissioners of the said courts at Paris.-5th. The balance of the interest to be paid in K pursuance

pursuance of paragraphs two and four before-mentioned, shall be settled with the commissioners of the said powers, and the amount thereof liquidated at the end of every three months.—6th. When the French treasury-bills, or those of Messrs. Hope and Co., Baring, Brothers, and Co., become due, the latter shall be at liberty to pay the bearers thereof, as much as one half of the amount of the said bills by bills of exchange, indorsed by them, upon one or more of the places hereafter mentioned, viz. Hamburgh, Amsterdam, London, Frankfort and Augsbourg; those bills of exchange to have in no case less than thirty days, nor more than three months to run, dating from the day of their deli-The value of the franc is to be determined at each payment by the medium rate of the exchange at Paris, during the thirty days open (jours de bourse) which shall have preceded the day of payment. When two different rates shall be quoted for the same day, the medium between the two is to be taken as the price for the day. With reference to bills of exchange which may have more than thirty days to run, and less than three months, the average must be taken between the rates quoted for the two periods. It is moreover fully understood, that the firms of Hope and Co., Baring, Brothers, and Co., remain responsible for the payment of the bills of exchange delivered in virtue of the arrangement before mentioned.—7th. In order to facilitate the execution of the above paragraph 6, due notice is to be affixed on the bills delivered to

the commissioners of the four courts, of the liberty allowed to pay the said bills, partly in cash, and partly by bills of exchange, in conformity to the preceding stipulations.—8th. It is fully understood, that Messrs. Hope and Co., Baring, Brothers, and Co., may at any time liquidate there engagements by anticipation, at the rate of 5 per cent discount

per annum.

Previously to proceeding to the signature of the present Protocol, prince Hardenberg, the Prussian minister plenipotentiary, reproduced and demanded the insertion in the Protocol, of the accompanying observations and exceptions, similar to those consigned to that of the 3rd of November. Field-marshal the duke of Wellington undertook to conclude with Messrs. Hope and Co., Baring, Brothers, and Co., a new arrangement conformable to the contents of the present Protocol.

(Signed) METTERNICH. RICHELIEU. Castlereagh. Wellington. Hardenberg. BERNSTORFF. NESSELRODE. CAPO D'ISTRIA.

IV.—Protocol signed at Aix-la-Chapelle, on the 15th November 1818, by the Plenipotentiaries of the Courts of Austria, France, Great Britain, Prussia and Russia.

Austria. ministers of Great Britain, Prussis France. and Russia, in pursuance of the exchange of the ratifications of the convention signed on the

9th

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ctober, relative to the 1 of the French terforeign troops, having addressed to r the notes of which annexed, have assemnference, to take into ion the relations which be established in the te of affairs, between id the co-subscribing the treaty of peace of f November 1815—renich, by assuring to : place that belongs to European system, will iore closely to the pabenevolent views in the sovereigns particirill thus consolidate the inquillity.

wing maturely investiconservative principles it interests which conorder of things esta-

Europe, under the f Divine Providence, ty of Paris of the 30th 14, the reces of Vienna, eaty of peace of the the courts subscribing act, do, accordingly, ly acknowledge and

hey are firmly resolved epart, neither in their ations, nor in those them to other states, principle of intimate h has hitherto presided ieir common relations sts—a union rendered g and indissoluble by of Christian fraternity overeigns have formed nselves.

this union, which is cal and durable, inasmuch as it depends on no separate interest or temporary combination, can only have for its object the maintenance of general peace, founded on a religious respect for the engagements contained in the treaties, and for the whole of the rights resulting therefrom.

- 3. That France, associated with other powers by the restoration of the legitimate monarchical and constitutional power, engages henceforth to concur in the maintenance and consolidation of a system which has given peace to Europe, and which can alone insure its duration.
- 4. That if, for the better attaining the above declared object, the powers which have concurred in the present act should judge it necessary to establish particular meetings, either of the sovereigns themselves, or of their respective ministers and plenipotentiaries, there to treat in common of their own interests, in so far as they have reference to the object of their present deliberations, the time and place of these meetings shall, on each occasion, be previously fixed by means of diplomatic communications; and that in the case of these meetings having for their object affairs specially connected with the interests of the other states of Europe, they shall only take place in pursuance of a formal invitation on the part of such of those states as the said affairs may concern, and under the express reservation of their right of direct participation therein, either directly or by their plenipotentiaries.

5. That the resolutions contained in the present act shall be

made known to all the courts of Europe, by the annexed declaration, which shall be considered as sanctioned by the Protocol, and forming part thereof.

Done in quintuple, and reciprocally exchanged in the original, by the subscribing cabinets.

Aix-la-Chapelle, Nov. 15, 1818.

(Signed) METTERNICH.

RICHELIEU.

CASTLEREAGH.

WELLINGTON.

HARDENBERG.

BERNSTORFF.

NESSELRODE.

CAPO D'ISTRIA.

No. V.—Copy of the Note addressed to the Duke of Richelieu by the Plenipotentiaries of the Courts of Austria, Great Britain, Prussia and Russia, on the 4th of November, 1818.

The undersigned ministers of the cabinets of Austria, Great Britain, Prussia and Russia, have received orders from their august masters to address to his excellency the duke of Richelieu the following communication:—

Called by the fifth article of the trenty of the 20th of November, 1815, to examine, in concert with his majesty the king of France, whether the military occupation of a part of the French territory, stipulated by the said treaty, might cease at the end of the third year, or ought to be prolonged to the end of the fifth, their majesties the Emperor of Austria, the king of Prussia and the emperor of all the Russias, have repaired to Aix la-Chapelle, and have charged their ministers to assemble there, in conference

with the plenipotentiaries of majesties the king of Franche the king of Great Britain, in to proceed to the examination this important question.

In this examination the tion of the ministers and potentiaries had for its part object the internal situation of the internal situation france; it was said to be rected to the execution engagements contracted by French government toward co-subscribing powers to treaty of the 20th of November 1815.

The internal state of 1 having long been the subj serious deliberations in the nets, and the plenipoten assembled at Aix-la-Ch having mutually commun opinions which they the formed in that respect, the gust sovereigns, after weighed these opinions in wisdom, have recognised satisfaction, that the things happily establish France, by the restoration legitimate and constitution narchy, and the success has hitherto crowned the pa care of his most christian jesty, fully justify the hop progressive consolidation of order of things so essent the repose and prospeni France, and so strictly come with the great interests of rope.

With regard to the exc of the engagements, the conications which, since the ing of the conferences, the nipotentiary of his most tian majesty has address the ministers of the other have left no doubt on this question, as they prove that the French government has fulfilled, with the most scrupulous and honourable punctuality, all the clauses of the treaties and conventions of the 20th of November, and propose with respect to those clauses the fulfilment of which was reserved for more remote periods, arrangements which are satisfactory to all the

contracting parties.

Such being the results of the examination of these grave questions, their imperial and royal majesties congratulated themselves, that they have only to listen to those sentiments and those personal wishes which induced them to put an end to a measure which disastrous circumstances, and the necessity of providing for their own security and that of Europe, could alone have dictated to them.

From that moment the august sovereigns resolved to cause the military occupation of the French territory to be discontinued; and the convention of the 9th of ()ctober sanctioned this resolution. They regard this solemn act as the final completion of the gene-

ral peace.

Considering now as the first of their duties, that of preserving to their people the benefits which that peace assures to them, and to natintain in their integrity the transactions which have established and consolidated it, their imperial and royal majesties flatter themselves that his most christian majesty, animated by the same sentiments, will receive with the interest which he attaches to every thing tending to

the welfare of mankind and to the glory and prosperity of his country, the proposition which their imperial and royal majesties address to him, to unite henceforth his councils and his efforts to those which they will not cease to devote to so salutary a work.

The undersigned, charged to request the duke of Richelieu to convey the wish of their august sovereigns to the knowledge of the king his master, at the same time invite his excellency to take part in their present and future deliberations, consecrated to the maintenance of the peace, the treaties on which it is founded, the rights and mutual relations established or confirmed by these treaties and recognised by all

the European powers.

In transmitting to the duke of Richelieu this solemn proof of the confidence which their august sovereigns have placed in the wisdom of the king of France and in the loyalty of the French nation, the undersigned are ordered to add the expression of the unalterable attachment which their imperial and royal majesties profess towards the person of his most christian majesty and his family, and of the sincere interest which they never cease to take in the tranquillity and happiness of his kingdom.

They have the honour, at the same time, to offer to the duke of Richelieu the assurance of their very particular considera-

tion.

Aix-la-Chapelle, Nov. 4, 1818. (Signed)

METTERNICII. CASTLEREAGH.

WELL-

WELLINGTON.
HARDENBERG.
BERNSTORFF.
NESSELRODE.
CAPO D'ISTRIA.

No. VI.—Copy of the Note of M. the Duke of Richelieu, in answer to that of the Plenipotentiaries of the courts of Austria, of Great Britain, of Prussia, and of Russia. Aix-la-Chapelle, Nov. 12, 1818.

The undersigned minister and secretary of state to his most christian majesty, has received the communication which their excellencies the ministers of the cabinets of Austria, of Great Britain, of Prussia and of Russia, did him the honour of addressing to him on the 4th of this month, by order of their august sovereigns. He hastened to make it known to the king his master. His majesty has received with real satisfaction, this new proof of the confidence and friendship of the sovereigns who have taken part in the deliberations at Aix-la-Chapelle. The justice which they render to his constant cares for the happiness of France, and above all to the loyalty of his people, has deeply touched his heart. Looking back to the past, and observing that at no other period, any other nation has been able to fulfil with a most scrupulous fidelity engagements such as France had contracted, the king has felt that it was indebted for this new kind of glory to the influence of the institutions which govern it; and he sees with joy, that the consolidation of these institutions is considered by his august allies to

be no less advantageous to the repose of Europe, than essential to the prosperity of France Considering that the first of his duties is, to endeavour to perpetuate and augment, by all the means in his power, the benefits which the complete re-establishment of general peace promises to all nations; persuaded that the intimate union of governments 🐌 the surest pledge of its durations and that France, which could no remain a stranger to a system, the whole force of which must spring from a perfect unanimity of principle and action, will job the association with her characteristic frankness; and that her concurrence must add strength to the well-founded hope of the happy results which such an alliance must produce for the benefit of mankind, his most christian majesty most readily accepts the proposal made to him of uniting his councils and his efforts with those of their majesties, for the purpose of accomplishing the sta lutary work which they have in view. He has, therefore, author rized the undersigned to take part in all the deliberations of their ministers and plenipotentiaries for the object of consolidate ing the peace, of securing the maintenance of the treaties on which it rests, and of guaranteeing the mutual rights and relations established by these same treaties and recognized by all the states of Europe.

The undersigned, while he begutheir excellencies to have the goodness to transmit to their august sovereigns the expression of the intentions and sentiments of the king his master, has the

honour

r of offering them the ase of his highest consider-

(Signed) RICHELIEU.

VII. DECLARATION of the ive Cabinets. Signed at Lix-la-Chapelle, Nov. 15, 818.

the period of completing icification of Europe by the tion of withdrawing the n troops from the French ory, and when there is an of those measures of prewhich unfortunate cirances had rendered necesthe ministers and plenipories of their majesties the for of Austria, the king of e, the king of Great Britain, ng of Prussia and the cmof all the Russias, have re-I orders from their soveto make known to all the s of Europe the results of meeting at Aix-la-Chapelle, ith that view to publish the ring declaration:—

e convention of the 9th of per, which definitely reguthe execution of the ennents agreed to in the treaty are of November 20, 1815, asidered by the sovereigns concurred therein as the aclishment of the work of , and as the completion of olitical system destined to e its solidity.

e intimate union established g the monarchs who are parties to this system by own principles, no less than e interests of their people, to Europe the most sacred e of its future tranquillity. e object of this union is as simple as it is great and salutary. It does not tend to any new political combination—to any change in the relations sanctioned by existing treaties. Calm and consistent in its proceedings, it has no other object than the maintenance of peace, and the guarantee of those transactions on which the peace was founded and consolidated.

The sovereigns, in forming this august union, have regarded as its fundamental basis, their invariable resolution never to depart, either among themselves or in their relations with other states, from the strictest observation of the principles of the right of nations; principles which, in their application to a state of permanent peace, can alone effectually guarantee the independence of each government and the stability of the general association.

Faithful to these principles, the sovereigns will maintain them equally in those meetings which they may be personally present, or in those which shall take place among their ministers; whether they be for the purpose of discussing in common their own interests, or whether they shall relate to questions in which other governments shall formally claim their interference. same spirit which will direct their councils and reign in their diplomatic communications, will preside also at these meetings; and the repose of the world will be constantly their motive and their

It is with these sentiments that the sovereigns have consummated the work to which they were called. They will not cease to

labour for its confirmation and perfection. They solemnly acknowledge, that their duties towards God and the people whom they govern, make it peremptory on them to give to the world, as far as is in their power, an example of justice, of concord and of moderation; happy in the power of consecrating, from henceforth, all their efforts to protect the arts of peace, to increase the internal prosperity of their states, and to awaken those sentiments of religion and morality, whose influence has been but too much enfeebled by the misfortune of the times.

(Signed)

METTERNICH.
RICHELIEU.
CASTLEREAGH.
WELLINGTON.
HARDENDERG.
BERNSTORFF.
NESSELRODE.
CAPO D'ISTRIA.

Ordinance of the Senate of Lubeck, dated December 2, 1818.

To prevent the citizens of Lubeck who contribute towards the support of the state, from being injured, the senate has decreed— That all strangers and Jews are prohibited from carrying on trade within the jurisdiction of the city.

For the first offence they are to pay a heavy penulty, and the loss of their goods. For the second offence they are not to be permitted to dwell in the city, and themselves and families are to be sent to Moisling, or elsewhere.

Every citizen and inhabitant is hereby required to refuse their assistance to strangers and jew in carrying on an unlawful trade; and all offenders in this respect shall be subject to a heavy penalty, or imprisonment; and to a second offence, a still heavier punishment shall be inflicted; and if the offender is a causen, he shall lose his citizenship.

It shall be lawful for the guild of Grocers, after information has been given to the magistrates and with one of their officers, to enter the houses where such unlawful traffic is carried on, assuspected to be carried on; and if such traffic should be found to exist, the above regulations are to be carried into effect.

All superintending officers of trade and navigation are to be particularly vigilant in discovering such unlawful traffic, and are referred to the decrees of 1768 and 1778, and other ordinances.

This decree is to be printed, and made public in all the instand beer-houses; and to be made known to all Jews rasident at present in this city; and the proper officers are required to act according to the spirit of this publication.

Given in the senate, on the 2d day of December, 1818.

Ordinance of the King of Spain addressed to the Prime Minister and General Secretary of State.

Most Excellent Sir:—The King our severeign, to whom I gave in due time an account of what I was directed to do by the royal order of the 23rd of November last, respecting the urgent necessity of hading some means for preventing those evils which had accrued

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n the dominions of his peyond sea, in which individuals of foreign ve arrived, for the puriking part in the insuro which they have conoth by their personal nd their intrigues, and lied the insurgents with unition, ships, and other er, and without which not exist in many of vinces; his majesty roper to command, that me council of war iberate on what should , or should appear conith those facts which rtment had already in sion, relative to this In consequence, the ade a report on the 22d ber last, demonstrating rious necessity which r punishing with all the he laws such foreigners be taken with arms in s, in the American donder the banners of the , and such as should supplying them with aunition, or ships, addy fuel to the devouring e insurrection, which tely still exists in some those valuable possesproposing by such iniid detestable means to r own fortune on the stal destruction of these subjects of his mat the same time it was at justice, policy and ied out with one voice option of this system, inding the well known f mercy which reign in of the king, in order that the benign clemency and pardons which his majesty, by virtue of his sovereign power, and in mitigation of the severity of the laws, has thought proper to grant in favour of those miserable subjects who were to be treated as deluded persons, who, by the influence of perfidious suggestions, had devisted from the paths of honour and virtue, and not as persons guilty of the unutterable crime Of treason. might not be extended to those intruding foreigners, respecting whom, in addition to the non-existence, in their case, of those circumstances which dispose the mind of his majesty to exercise clemency towards his own subjects, it is well known that similar acts of clemency, though voluntary on the part of his majesty, merely had the effect of inviting to partake of it such persons as were expressly included in them, while they attributed the obligation to motives which did not, and could not, exist in the mind of his majesty at the time of his granting such pardons; and that, consequently, the royal ordinance communicated to the vice-roys and captains-general of America, on the 30th of April in the preceding year, ought to be modified so as to accord with this distinction and view of the subject; informing the said functionaries, that on all foreigners who should be taken in the insurrectionary provinces with arms in their hands and under the banners of the insurgents, the same punishment should be inflicted as on the natural subjects of the country of whom they had become the associates and coadjutors: and, lastly,

it was decistred, that according to the principles of the law of nations, universally recognized, the individual foreigner who should introduce himself, of his own authority, into the territory of any sovereign, to disturb the public peace and to commit excesses and crimes of any description, subjects himself by such delinquency, to the authority and jurisdiction of the country in which he so offends, without his government having the power to claim him, or to interfere in any case.

Therefore the King our sovereign, being hereof informed, has been pleased to declare, once for all, that all foreign adventurers who shall be apprehended with arms in their hands in his dominious beyond sea, under the banners of the insurgents, or shall have supplied them with the aids of war, shall suffer, without remission, capital punishment, and also the confiscation of the goods belonging to them in the dominions of his majesty: which punishment is the one assigned by the laws for the chastisement of such delinquents who are not to be included in the acts of grace and the pardons which his majesty has granted, or may grant, in favour of his own subjects, for the reasons already manifested.

Wherefore I communicate this royal ordinance to your excellency for your information, and for its proper execution. God preserve your excellency many

years.

At the palace, Jan. 14, 1819.

Francisco de Eguia.

Provisional Secretary of
State.

TREATY between the Buenos-Ayres and

His excellency the director of the United 3 of the Rio de la Plate excellency the supreme of the state of Chili, in g of the powers conferred by the provincial constithe respective states, de put a period to the domination of the Spi vernment in Peru, and on its inhabitants that li independence of which so unjustly deprived, 🖴 view to giving that which the inhabitants have solicited of both tracting states, have reconclude the present tre

For this purpose the ing parties have named plenipotentiaries, to with

On the part of his at the supreme director United Provinces of the la Plata, Don Gregor minister of state in the ments of the government reign affairs.

And on the part of preme director of the Chili, col. Don Antonio. Yrisarri, officer of the merit and minister of state

Who, having exchange full powers, and having them in good and due for agreed upon the following thes:—

Art. 1. Both contract ties, agreeing with the denifested by the inhabit Peru, and especially by I Lima the capital, that the

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m with an armed force, in :hat they may drive thence anish government, and esthat which shall be more ous to their physical and constitution, the said two cting parties oblige themto undertake an expedihich for that purpose is y prepared in Chili.

The combined army United Provinces and of lirected against the actual ities at Lima, and in aid se inhabitants, shall cease it in that country the mot has established a governby the free will of the inits, unless being required t government, and being e to the circumstances of ie contracting parties, the states of Chili, the United ces and Lima, should hat the army remain for a in the same territory. In se, the generals empowerthe other ministers of Chili 3 United Provinces, must ipon this point with the ment which shall be estain Lima; the execution treaties being always to the respective ratiof the supreme authoof Chili and the United ces.

In order to avoid all of disagreement between ro contracting states and v one which is to be formed 1, respecting the payment expenses of the liberating tion, and desirous of reg henceforth all pretext may be formed by the enef America, in order to atto that expedition inte-

rested motives which are utterly foreign to it, both contracting parties agree not to treat of levying these expenses before they can be arranged with the independent government of Lima; the combined army observing, both till then and subsequently, such conduct as is conformable to its object, which is to protect and not to act in hostility to these inhabitants, respecting all which both governments shall give express orders to their respective generals.

Art. 4. The statements of the expenses of the liberating expedition and of the Chilian squadron which conducts it, from the time of its passing into the Pacific sea for that purpose, shall be presented by the ministers or agents of the governments of Chili and of the United Provinces. to the independent government of Lima, arranging with it amicably and conveniently the quantities, periods and manners of the payments.

The two contracting Art. 5. parties mutually guarantee the independence of the state which shall be formed in Peru, when its

capital is liberated.

Art. 6. The present treaty shall be ratified by his Excellency the Supreme Director of the United Provinces of Rio de la Plata, and by his Excellency the Supreme Director of the State of Chili, within the space of 60 days.

Dated and signed in the city of Buenos Ayres, on the 5th of

Feb. 1819.

Antonio Jose de Yrisarri. GREGORIO FAGLE.

Report

Report on the Seminole War. United States. Senate in Congress, Feb. 24.

Mr. Lacock, from the committee appointed in pursuance of the resolution of the senate of the 18th of December last, "That the message of the president and documents relative to the Seminole war, be referred to a select committee, who shall have authority, if necessary, to send for persons and papers: that said committee inquire relative to the advance of the United States troops into West Florida; whether the officers in command at Pensacola and St. Mark's were amenable to and under the control of Spain; and particularly what circumstances existed to authorize or justify the commanding general in taking possession of those posts."

Reported ;- That they have, under the authority conferred on them, called for and examined persons and papers. The testimony obtained is herewith sub-The committee, after mitted. the most mature and dispassionate examination of the subject, offer for the consideration of the senate, the following narrative of facts, and the opinions and deductions clearly arising from, and growing out of, the facts thus presented. On the origin of the hostilities between the United States and the Seminole Indians, the committee ask leave to remark, that the different savage tribes living within and on the borders of the Floridas, denominated Seminole Indians, were principally fugitives from the more northern tribes

resident within the limit United States. After the of 1814 with the Creek l a considerable addition w to the number of those f as the Indians who were fied with the provisions! treaty took refuge in the 📗 cherishing, there can doubt, feelings of hostility United States. These seem to have been streng by the influence of foreign saries who had taken up 🐛 sidence among them; amon as the most conspicuous Alexander Arbuthnot and C. Ambrister. In this things, it appears that the tive department of the ment deemed it necessary security of the frontier, blish a line of forts southern boundary of the States, and to occupy the tifications with portions regular forces; and by means peace was maintain the Indians until the spi summer of 1817, when gular forces were withdraw the posts on the Georgia tier, and concentrated Montgomery, on the A river, a considerable west of the Georgia line. seems that about this border warfare was come between the Seminole Indi the frontier inhabitants of gia. It is difficult to dea with certainty who come those hostilities, or on whi greatest injuries were inc general Gaines, howeve manded a surrender of the who had committed outra

er of Georgia. With id they refused to comig that the first and the aggressions had been he white men. In conof this refusal, general as authorized by the of war, at his discreemove the Indians still on the lands ceded to d States by the treaty the Creeks in 1814; ng he is told that it proper to retain some of stages, until reparation for the depredations by the Indians. In of this discretionary general Gaines ordered ient of near 300 men, : command of major o surround and take an age, called Fowl-town, rteen miles from Fort d near to the Florida is detachment arrived own in the night, and is taking the alarm and an adjacent swamp, on by the detachment; man and one woman wo Indians were made the detachment re-Fort Scott. A day or rards, as stated by capitosh, who was of the out the same number of d a second visit to the ige (as he states) for se of obtaining property. ding their waggons with collecting horses and ey were fired upon by ns, and a skirmish envhich a small loss was

on both sides.

captain Young, the to-

It is

pographical engineer, that this town contained about 45 Indian warriors, besides women and children.

A few days after the affair of Fowl-town, lieutenant Scott, with a detachment of 40 men, 7 women and some children, ascending the Appalachicola with clothing and supplies for the garrison at Fort Scott, when within a few miles of that place was attacked by a party of Indians; himself and his whole party fell victims to their fury, except 6 men who made their escape, and 1 woman made prisoner.

From this time the war became more serious: the Indians in considerable numbers were embodied, and an open attack was made on Fort Scott. General Gaines, with about 600 regular soldiers, was confined to the gar-In this state of things, information having been communicated to the war department, general Jackson was ordered to take the field; he was advised of the regular and militia force, amounting to 1,800 men, provided for that service, and the estimated force by general Gaines of the enemy (said to be 2,800 strong); and directed, if he should consider the force provided insufficient to beat the enemy, to call on the governor of the adjoining states for such portions of the militia as he might think requisite. On the receipt of this order, general Jackson, instead of observing the orders of the department of war, by calling on the governor of Tennessee, then in Nashville, near the place of his residence, chose to appeal (to use his own expressions)

expressions) to the patriotism of the west Tennesseeans, who had served under him in the last war. One thousand mounted gun men, and two companies of what were called life guards, with the utmost alacrity volunteered their services from the states of Tennessee and Kentucky, and repaired to his standard. Officers were appointed to command this corps by the general himself, or by other persons acting under his authority. Thus organized, they were mustered into the service of the United States.

About the time general Jackson was organizing this detachment of volunteers in the state of Tennessee, or, perhaps, previously thereto, general Gaines was likewise employed in raising forces among the Creek Indians. There was this difference in the two cases—general Jackson raised his army in disregard of positive orders; general Gaines, without orders, took upon himself the authority of raising an army of at least 1,600 Creek Indians, appointing their officers, with a brigadier-general at their head, and likewise mustering this force into the service of the United States.

While your committee feel a pleasure in applauding the zeal and promptitude that have marked the military conduct of these general officers on many former occasions, they would feel themselves wanting in their duty to the senate and the nation, if they did not express their decided disapprobation of the conduct of the commanding generals, in the steps they took to raise and organize the force employed on this

occasion. There was not existence that authorized the president of the United to raise or accept the serv volunteers. The law pai that purpose had expire year 1815. The constitu the United States gives ! gress exclusively, the po raising armies; and to the dent and senate the power pointing the officers to con those armies when raise constitution, likewise, give gress power to provide 🗈 ing forth the militia to d the laws of the Union, to s insurrections and to rept sions; but reserves to the respectively, the appoint In conformi the officers. the last recited provision. constitution, the congress United States have passe authorizing the president, the contingencies above to should happen, to call governors, or any militia of the respective States, for portions of the militia as he deem requisite for the occ and in strict observance of laws, was general Jackson 🐲 to call on the governors States adjacent to the war for the requisite force.

It is with regret that the mittee are compelled to de that they conceive general son to have disregarded the tive orders of the department, the constitution and that he has taken upon that he has taken upon not only the exercise of powers delegated to congretate sole legislative authorithe nation, and to the pre-

enate, as it relates to the itments, but of the power had been expressly re-. to the States in the apent of the officers of the ;—a power the more valuathe States, because, as they urrendered to the general iment the revenues al force of the nation, they only look to the officers of ilitia as a security against sible abuse of the dele-The committee power. ne melancholy fact before that military officers, even early stage of this republic, without the shadow of au-, raised an army of at least men, and mustered them ie service of the United : 230 officers have been ted, and their rank estal, from an Indian brigadier-I down to the lowest subof a company. To whom :hose officers accountable eir conduct? Not to the ent of the United States; vill be found that it was nsidered necessary even to him with a list of their ; and not until the pay rolls nade out and payment ded, were the persons known department of war. place it is proper to obthat general Jackson seemconsider those officers, of n creation, competent to ge all the functions of ofappointed by the authority general or state govern-; for we find five of them d afterwards to sit on a gecourt-martial, on a trial of Might not, on d death. ie principles, general Jack-

son have tried, condemned, and executed any officer of the Georgia militia, by the sentence of a court-martial, composed of officers created by him and holding their assumed authority by the tenor of his will?

Your committee will dismiss this branch of the subject, by observing, that consistently with the character and genius of our government, no officer, however high or exalted his station, can be justified for an infraction of the constitution. It is an offence against the sovereignty of the nation; this sovereignty being vested in the great body of the people. The constitution is the written expression of their will, and above the control of all the public functionaries combined. And when that instrument has been violated, the people alone have power to grant the indemnity for its infraction; and all that can be said in favour of the officer who transcends his constitu; tional powers must be taken, not in justification of the act, but in mitigation of the enormity of the With this offence committed. view of the subject, which they conceive to be a correct one, the committee have in vain sought for an excuse for the commanding He has stated in his general. letter to the secretary of war, assuming the power to judge for the national legislature, that a volunteer force of mounted gunmen would be the least expensive and the most efficient. duty was, to execute the orders of his superior officers, not to disobey them; to observe and enforce the laws, not to violate them; obedience and subordina-

tion are the first and highest duties of a soldier, and no one knew better the truth of, and necessity for observing this maxim, than the officer in question. For the truth of this observation we have his own declaration. In his letter to the Secretary of War of the 20th of January, 1818, he says, "Your letter, enclosing your general order of the 29th ult. has been received; like yourself, I have no other feelings to gratify than those connected with the public good; and it gives me pleasure to find we coincide in those opinious calculated to proit. Responsibility now rests where it should, on the officer issuing the order; and the principle acknowledged is calculated to insure that subordination so necessary to the harmonious movement of every part of the military machine."

It is to be regretted, that an officer who seemed to be so perfeetly acquainted with what belonged to the duty of others, should have been so totally regardless of, or unconscious of, his own: and while the committee are willing to admit, that the volunteer forces called into service by General Jackson were more efficient and less expensive than the militia, had he confined himself to the usual proportion of officers; this, they conceive, should not be urged as an argu-ment in favour of employing them, or plead in justification of the unlawful act; for if these reasons be considered conclusive, and should be acquiesced in, they will be applied with increased force (fortified by this precedent) in all future wars;

an army of regulars will be considered (as they really are) most efficient and less expensive then either the volunteers, if author rized by law, or the militia, and the officer at the head of sud army (acting on the principle) before stated, and encourage by the acquiescence of the tion) may dispense with 👫 militia altogether, and increase the regular army to any extent that folly or ambition may such gest; and all this, under the plut of necessity. The committee can scarcely imagine a possible case that may occur in a future war, where the necessity will 🐚 less strong than in the presen This war was waged when the United States were at peace w all the world, except this serable undisciplined banditti "deluded Indians" and fuguti slaves; their whole streng when combined, not exceed 1,000 men, opposed to whe (previous to Gen. Jackson taking the command) and und Gen. Gaines, were a force 1,800 regulars and militia, 🕍 sides the 1,500 friendly Indian illegally subsidized by the las mentioned general? What the in this state of the case become of the plea of necessity? And it be admitted in this case to ju tify or palliate an act of milital usurnation, the committee wou anxiously inquire where it is. be disallowed or denied? here the committee, having pledged themselves faithfully disclose facts and impartably draw conclusions, beg leave 💨 remark, that the conduct of the commanding general, in raise this volunteer corps, was approbated

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by the War Department, as ppear by the letter of the tary, dated the 29th day of ry, 1818; and it is but juso the department to state, t was not until the officers ad assisted in thus officernd organizing this corps, examined by the committee, hey were apprized of the ity of the measure; for is nothing to be found in Jackson's letters on this t to the Secretary of War, 2 12th, 13th and 20th of ary, 1818, from which it : fairly inferred, that he had ited a single officer: indeed dd seem from a fair interion of those letters, that icers, at least, were of the r militia of the States, and ne only departure from his by the General was, his called on the subordinate s of the militia, instead of vernor of the State of Ten-, and his preference of ed men to infantry; and it so appear from the letters aid, that had the Departof War disapproved of this ct, and determined to counad the order of General on in raising this force, no to that effect could have ed him before he had arrived seat of war, and of course my might have been disd in sight of the enemy, and bjects of the campaign y jeopardized, and perhaps ed.

committee will next take of the operations of the in the Floridas, whither were authorized to pursue nemy; and connected with L. LXI.

this authority, it was enjoined on Gen. Gaines, to whom the first order to this effect was given, that in case the enemy took refuge under a Spanish garrison, not to attack them there, but to report the fact to the Secretary at War; and the observance of this order the committee conceive equally obligatory on General Jackson, who succeeded to the command; at least it must have clearly evinced the will of the Secretary of War on that point; and how far this injunction was observed, will be found by what followed. It appears that Gen. Jackson advanced into Florida with a force of 1,800 men, composed of regulars, volunteers, and the Georgia militia; and afterwards, on the 1st of April, was joined by Gen. M'Intosh and his brigade of 1,500 Indians, who had been previously organized by Gen. Gaines; opposed to whom, it appears from the report of Captain Young, topographical engineer, and other evidence, the whole forces of the fugitive Seminole Indians and runaway negroes, had they all been embodied, could not have exceeded 900 or 1,000 men, and at no time did half that number present themselves to oppose his march, of course little or no resistance was ' made.

The Mickasuky towns were first taken and destroyed; the army marched upon St. Mark's, a feeble Spanish garrison, which was surrendered "without firing a gun," and then occupied it as an American post: the Spanish commandant having first by humble entreaties and then by a timid protest, endeavoured to avert the L

measure. Here Alexander Arbuthnot was found, taken prisoner and put in confinement, for the purpose, as it was stated by General Jackson, "of collecting evidence to establish his guilt;" and here also were taken two Indian chiefs, one of whom pretended to possess the spirit of prophesy; they were hung without trial and with little cere-

mony.

This being done, and St. Mark's garrisoned by American troops, the army pursued their march eastword to Suwaney river, on which they found a large Indian village, which was consumed, and the Indians and negroes were dispersed; after which the army returned to St. Mark's, bringing with them Robert C. Ambrister, who had been taken prisoner on their march to Suwaney. During the halt of the army for a few days at St. Mark's, a general court-martial was called, Arbuthnot was arraigned, found guilty, sentenced to suffer death and hung.

Ambrister was tried in like manner, found guilty and sentenced to whipping and confinement. General Jackson annulled the sentence and ordered hun to be shot; and this order was exe-

cuted.

It appears by the testimony, that the army had arrived at St. Mark's, on their return from Suwancy, on the 25th of April; and on the 26th, general Jackson writes to the secretary of war in the following manner:—" I shall leave this in two or three days for Fort Gadsden, and, after making all necessary arrangements for the security of the po-

sitions occupied, and detack ing a force to scour the country west of the Appalachicola, shall proceed direct to Nashville; my presence in this country can be no longer necessary. Indian forces have been divided and scattered; cut off from all communications with those weprincipled agents of foreign nations who have deluded them to their ruin, they have not the power, if the will remains, of annoying our frontier.' It appears, however, by the conduct of the commanding general, that he had, at this time, looked to different movements; for, at the time he was writing this letter, as will be seen by the testimony of captain Call and surgeon Bronaugh, he had dispatched heatenant Sands to Mobile, to forward on a train of artillery to a given point, to be ready to be made use of in reducing Pensacola and the fort of Barancas, should that measure be thereafter thought proper; having made these arrangements, the army marched to Fort Gadsden, on the Appalachicola river. There, as stated by general Jackson and confirmed by the testimony of colonel Butler, information was received by a private letter, written from a merchant at Pensacola to Mr. Doyle and shown to general Jackson, that a number of Indians had recently visited Pensacola, and were committing depredations on the Spanish inhabitants of that place, and were receiving aid and comfort from the garrison. On the receipt of thin intelligence, the resolution seems to have been taken to garrison that place with American troops:

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after a march of about 20 s, having met his artillery, Jackson, with about 00 men, the rest having been :harged, appeared before Penola, the capital of the pro-The place was taken with ce the show of resistance. governor had escaped, and m refuge in the fort of the ancas; to which place, dis-: about six miles, the army ched, and the fortress was sted on the 25th of May; and mand being made for its surder and refused, the attack the fortress by land and water imenced, and after the bomlment and cannonading had n kept up for a part of two s, and some lives lost, the ress was surrendered, the garn made prisoners of war, and officers of the government, I and military, transported to Havannah, agreeably to the as of the capitulation; which ns general Jackson, in his er of 2nd June, 1818, dees "were more favourable a a conquered enemy would e merited."

The civil and military governit of Spain thus annulled, eral Jackson thought it nesary to abolish the revenue s of Spain, and establish those he United States as more farable to the commerce of United States; and for this

pose captain Gadsden was ointed collector, and by him, ler the authority of general kson, that department of the government was organized. Spanish authorities being s put down by the sword, h civil and military, a new ernment was established for

this newly acquired territory, the powers of which, both civil and military, were vested in military officers. And general Jackson having declared in numerous communications to the department of war that the Seminole war was closed, and the object of the campaign at an end, he returned to his residence at Nashville, state of Tennessce. here it would have given the committee sincere pleasure to have stated that the history of the campaign had closed; but facts which it becomes now their duty to report, require that history to be continued. On the 7th of August 1818, more than two months after his consummation of the conquest of West, and part of East Florida, he issued an order to general Gaines directing him to take possession of St. Augustine, a strong fortress and the capital of East Florida. A copy of this order is subjoined to this report, and his reasons for this measure are stated at large in the order, and reiterated and enforced by his letter to the ' secretary at war, dated the 10th of the same month, which reasons, fully and beyond the possibility of doubt, discover the motives of the commanding general in all his movements against Spain.

The tendency of these measures by the commanding general seems to have been to involve the nation in a war without her consent, and for reasons of his own, unconnected with his military functions.

Your committee would be unwilling to attribute improper motives, where those of a different character could be possibly in-

L 2 ferred,

ferred, more especially when it is to affect a character, whose military fame is the pride and boast of the nation; but even auch a character becomes more eminently dangerous, when he exalts himself above the majesty of the laws, declares the public will, and becomes the arbiter between the United States and foreign nations. That these high and transcendent powers have been usurped and exercised in the present case, is, it appears to the committee, incontrovertibly evident from the facts adduced.

The constitution declares, art. 1, sec. 8. " Congress shall have power to declare war, grant letters of marque and reprisal, and to make rules concerning captures on land and water." Surely it was never designed by this provision, that a military officer should first make war, and leave it to Congress afterwards to declare it: this would involve an absurdity that it is unnecessary to expose. It is sufficient to say, that the executive authority of the United States, and much less a subordinate officer, has no power to change the pacific relations of the nation. The president of the United States is bound constitutionally to preserve the peace of the country until Congress declares it in a state of war: he can only, while thus in a state of peace, use the military forces of the nation in three specified cases, that is, " to execute the laws of the Union, to suppress insurrection and repel invasion." (See Constitution, art. 1, sec. 8; also, the act for calling forth the militia, passed Feb. 28, 1795). It will not be pretended, that

Spain had invaded the La States, or that Congress declared war against that 🖼 and of course the relation peace did exist between the countries, at the time at Jackson took possession of Spanish possessions in the ridas: these facts being adm and they cannot be denied only question to decide is, ther the military conduct neral Jackson was not war 🛊 Spain; and on this subject! can be no room to doubt. capital of a Spanish provin taken by the sword, a forth invested and bombarded, are lost and the place dered on capitulation, the of which are declared " mo vourable than a conquered 🐗 merited;" military officers men, as well as those in the departments of government transported to the West E and a new government blished for the conquered try. If all these acts of hou combined do not constitute the committee confess them utterly at a loss for its define or if the fact be denied, the sequence of such denial will proof that no war was man the Seminole Indians on United States, and of ed that the invasion of Florida an unauthorized act of aggre on the part of the United St. but the committee will pe this subject a little farther examine the reasons offera the officers commanding, taking possession of and one ing the Spanish fortresses, t especially Pensacola and Barancas. These reasons be found in his numerous re-

APPENDIX TO CHRONICLE. 149

war department and his o the Spanish officers who nded the different in es, and are these :-- That and not observed her treaty with the United the as it related to Indians, whose peaceinduct she was bound to see to the United States. he had furnished those at war with the United with arms, ammunition pplies, necessary to carry war. Here the committee observe, that they are the advocates nor the sts of Spain; there can be ot but she had by the viof her engagements, given ited States sufficient cause but they defend the conn by saying that Gen. 1 had no power to declare ke the war; that neither even the President of the States, had any discretion er to judge what was or t cause of war; this the ition had wisely lodged in ss. The treaty with Spain sted; it was made by the ition, the supreme law of 1, and had Spain violated, part, every article of that still the executive of the States, who is bound to : laws "faithfully exemust, in good faith to-Spain, have observed on t that treaty; and the obof preserving the peace ation would have remained e treaty should have been l or annulled by Congress. ing the Indians with arms, ition and supplies, were so iolations of treaty stipula-

tions, and might have been considered good cause of war by Congress; but of this Gen. Jackson was not the judge. His duty was pointed out; it was to subdue and punish the Seminole Indians, with whom we were at war; for this purpose he was ordered to pursue them into the territorial. limits of Spain, and over a part of which territory those Indians had, at least, a qualified right of possession and property. Under these orders no act of aggression on the Spanish authorities could have been designed, nor can any such acts be justified. before she could become or be made a party to this war, must have merged her neutral character in that of the enemy, and clearly identified herself with the Seminole Indians, and by acts of open and undisguised hostility to Gen. Jackson, have opposed him by physical, not moral force.

But the weakness of the Spanish authorities is urged in justification of this outrage upon our constitution; and is the weakness of an independent power to disparage their neutral rights, or furnish pretences for a powerful neighbour to weaken them further by hostile aggression? And is it thus we are to be furnished by an American officer with a justification for the dismemberment of Poland, the capture of the Danish fleet by Great Britain and the subjugation of Europe by Buonaparté; and shall the United States be called upon to imitate the example, or silently acquiesce, and thereby subscribe to doctrines and approve measures, that are in direct opposition to the repeated and invariable declarations of the go-

vernment,

vernment, given to this nation and the world through the official medium of presidential messages and the correspondence of all her public ministers, and sanctioned by all her public laws on the subject of neutral rights? Will it rot be said that we have changed our national policy? Shall we not be addressed in the following language, by the na-

tions of Europe?-

"The time was when the United States were also weak; she had no navy, she had no army. those days she was a strong advocate for neutral rights, anxious that free ships should make free goods; that the neu-tral flag of the republic should protect all sailing under it, ever protesting against and complaining of the violation of her neutral rights by the belligerents of Europe; but these times have passed away, the nation has tried her etrength in battle and found herself quite equal to the struggle; she has had time to strengthen her army and increase her navy; her former weakness forgotten, her former precepts abandoned, and feeling power and forgetting right, she walks over a prostrate constitution, to conquer and subdue a miserable and feeble, though neutral colony, whose very weakness (pleaded in excuse for the aggressio...) should have rather constituted an appeal to a generous people for protection,"

In this unfavourable light, the committee have too much reason to fear, will the civilized world view this transaction: and if sanctioned by the nation, they regret to say there will be too much reason thus to consider it,

But there are still other ressons disclosed and facts developed, that discover the motives of the commanding officer more fully than those above stated. More than two months after this campaign had ended and the Semmole war was terminated, another expedition is planned, and the land and naval forces of the United States ordered to execute it, which is, to reduce the fortress of St. Augustine, the capital of East Florida. The ressons offered for this measure are stated in his orders to general Gaines, dated Nashville, Aug. 7, 1818, and are as follows:---

" I have noted with attention major Twiggs' letter, marked No. 5. I contemplated that the agents of Spain or the officers at Fort St. Augustine would excite the Indians to hostility, and furnish them with the means of war. It will be necessary to obtain evidence substantiating this fact, and that the hostile Indians have been fed and furnished from the garrison of St. Augustine. This being obtained, should you deem your force sufficient, you will proceed to take and garrison Fort St. Augustine with American troops and hold the garrison prisoners until you hear from the president of the United States; or transport them to Cuba, as in your judgment, under existing circumstances, you may think best.

"Let it be remembered, that the proceedings carried on by me, or this order, is not on the ground that we are at war with Spain, it is on the ground of selfpreservation, bottomed on the broad basis of the law of nature

and

there and security to our hence the necessity of evidence of the fact of the or officers of Spain acited the Indians to the war against us, and have furnished them means of carrying on the evidence being objust will (if your force is permit nothing to prefrom reducing Fort St. i.e., except a positive on the department of

to the officer of the commanding at Charlestwe in readiness a comtering train, the number tre of the guns pointed twe no doubt you will his readiness.

lose you the report of lenley, of the naval force tation; you will open a indence with commandant

provided it should be

projected expedition, t thought necessary or it to consult the execuch of the government; sent to general Gaines mptory, on the discoig made that the Indians supplied with ammuniprovisions and excited he blow was to be struck, ing but an express order tecretary of war was to L. Long before this peommanding general had, iters to the secretary of lared the Seminole war and after which not a

single new act of hostility had been committed. Yet in this state of peace, is a military officer directed to ascertain certain facts, and on such facts being substantiated, to make war on the neutral colony of a nation in peace and amity with the United States; thus disregarding not only the legislative and executive authorities of the United States, but setting at naught the usages of all civilized nations, by making war without a previous and public declaration. Were the nation subject to the will of a military despot, and were there no constitutional barriers to the inordinate exercise of military ambition, more than this could scarcely have been expected. It is with pain the committee are constrained to make these observations; but where the vital principles of the constitution have been violated, as they conceive, it would be criminal in them, under the instructions they have received from the senate and the duty they owe the nation, to be Silence on their part silent. would have been considered an acquiescence in those measures, and they fear this precedent and example may be pleaded and followed on future occasions.

If these things be admitted in the south, will they not be considered as authorized in the north? Are there not fortresses there to be won and provinces to be conquered, and are there not Indians in that quarter likewise, and may not the officer in command find means to prove that those Indians have been, or hereafter may be furnished by the British with arms and munitions of war; and if so,

may he not follow the example set in the south, and add something to his stock of military fame by reducing the British fortresses of Canada, and unfurling the star-spangled banner of this nation on the walls of Quebec?

We hope better things of the distinguished officer at the head of our armies, and we had hoped better things of the hero of New Orleans; but we have been disappointed; and if the conduct of the officers in the south be sanctioned and approved by the nation, we are free to declare that the reduction of Quebec (where Montgomery fell, unable to conquer) would present a much stronger claim to public approbation.

It is necessary here to remark, that a copy of the order issued by general Jackson to general Gaines, for the reduction of St. Augustine, was transmitted to the secretary of war, and a countermanding order promptly dispatched to general Gaines, which reached him before the military expedition set on foot by general Jackson had commenced; and thus was suddenly arrested a military scheme (as unconstitutional as it was impolitic), and which might, as stated by the necretary of war in his letter of the 8th day of September, 1818, have involved this nation in a war with all Europe.

In thus promptly prohibiting the unauthorized seizure, at the will of a commanding general, of the possessions of a neighbouring nation with whom the United States are at peace, the committee recognize that sacred regard to the rights of other nations, which

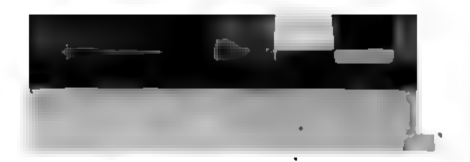
oughtnever to be departed from by the executive of a free country, and that vigilant attention to the conduct of the officers of the army which is necessary to secure a due subordination of the military W

the civil power.

They consider that on this occasion the executive of the United States has (by promptly restoring St. Mark's and Pensacola, wrested from Spain in violation of ustructions) pursued the course that the constitution demanded, that all former precedents justified, and to which the public septiment gave a decided approba-

In reviewing the execution of Arbuthnot and Ambrister, your committee cannot but consider \$ as an unnecessary act of severity on the part of the commanding general, and a departure from that mild and humane system towards prisoners, which, in all our conflicts with savage or civilized nations, has heretofore been considered not only honourable to the national character, but conformable to the dictates of sound policy. These prisoners were subjects of Great Britain, with whom the United States are at peace. Having left their country, and united their fates with savages with whom the United States were at war, they forfested their claim to the protection of their own government, and subjected themselves to the same treatment, which might, according to the practice and principles of the American government, be extended towards those with whom they were associated. No process of reasoning can degrade them below the savages with

whom



PPENDIX TO CHRONICLE.

HI3

sy were connected. As of war, they were enplain from the American ent that protection which savage of our foes have r experienced, when disud in our power. Huhudders at the idea of coded execution of prisarmed and in the power nqueror. And although Who respect no laws, ording to the strict printhe law of nations, have a system of cruelty inn them by way of retat is believed that such a ould degrade and debase and nation who could reand is not only repugbe mild principles of the religion, but a violation great principles of moral which distinguish the 1 character. Retaliation, nited States, has always fined to specified acts of It is not believed that apt has ever been made te for charges so general

exhibited against Arand Ambrister, viz. "InIndians to war." Durrevolutionary war, only
s occurred of persons
ar purposes of retaliather of whom was exeline case of Asgih, seized
unt of the murder of
and governor Hamilton,
anes, for specific acts of
lso. Hamilton was cona short time with rigour,
wards released. During
var, marked with some
cold-blooded massacre
art of our enemy, parti-

milerly the one of the river Raisie, no such measure as symbolical was resorted to.

The principle assumed by the commanding general—that Asy buthoot and Ambrister, by us ing in war against the United States while we were at peace with Great Britain, " became outlaws and piretes and liable to suffer death," is not recognised in any code of national law. Nothing can be found in the history of civilized nations which recog-Nises mich à principle, except a decree of the executive directory of France, during their short ca-rear of folly and madness, which declarge, that neutrals found on board enemies' ships should be considered and treated as pirates.

The committee forbear to make any other remarks on the violation of the usual and accustomed forms in the punishment and conviction of Arbuthnot and Ambrister, except that even despots claiming to exercise absolute power cannot, with propriety, violate their own rules.

Having declared a court martial for the purpose of trying the prisoners, the commanding general, by his own authority, set aside the sentence of the courtand substituted for that sentence his own arbitrary will. In trials involving the life of an individual, a strict adherence to form is in ordinary cases considered the best security againt oppression and injustice.

A departure from these forms is calculated to inflict a wound on the national character, and tarnish the laurels so justly acquired

quired by the commanding general by his former victories. Such are the facts as they appear to the committee, and such are the views taken by them of the important subjects referred to their consideration, and, together with their report, they submit various depositions and documents, to which, and to the correspondence and documents relating to the Seminole war communicated to the senate by the president of the United States, at the last and present session, they refer.

PROCLAMATION,

By Lord Cochrane, Vice-Admiral of Chili, Admiral and Commander-in-Chief of the Ships and Vessels of the States.

Being authorized and commanded by the supreme government of Chili strictly to blockade the ports, bays, harbours and the whole coast of the kingdom of Peru,

I hereby declare as follows,

viz.

1. That the port of Callao, and all other ports, bays and harbours, as well as the line of coast from the port of Guyaquil to Alacama in Peru, are in a state of formal blockade.

2. All vessels are strictly prohibited from carrying on any commerce, or holding communication with the said ports and places within the fore-mentioned line of blockade.

3. No ships or vessels belonging to friendly or neutral powers now in the bay of Callao, or in any of the ports or anchorages comprehended within the black aforesaid, shall be permit sail therefrom after the black has from the date he

4. No neutral flag shall case be suffered to cover of tralise the property of Spanor of the inhabitants of the tries subject to the king of

5. Any neutral vessel ming under false or double property or which shall not have the sary documents to property ownership of the property suffer the penalties applied the goods and merchant enemies.

6. Every neutral vessel shall have on board milital cers, masters, supercarga merchants, of the countries ject to the king of Spain, a sent to Valparaiso, there adjudged according to the nations.

7. The present notifies shall be transmitted to those

it may concern.

Given on board the O'His bearing the flag of the mander-in-chief, in the of Callao, this 1st of J 1819.

By his lordship's common Cochrane.
And. A. John

Substance of the Convention cluded between Norwey Denmark, Stockholm, & ber 28.

Act I. Fixes the Norw part of the common debt round sum of three million

di.

mburgh banco, with 4 ual interest.

Stipulates that these ms shall be paid in ten ıl payments, beginning st of July 1820 and th the 1st of July

The interest shall be com the 1st of January 3 60,000 dollars, which unt of the interest from I the 1st of July 1820, aid in two equal paynely, the first half, or ars, on the 1st of July the second half on the 1821. •

From the 1st of July interest shall be paid

Obliges the king of) cause a bond for c dollars, payable on July, to be issued by ian department of the ter the exchanges of ions, and to bind the which is to assemble of February 1821, to e issue of the bonds aining payment.

to VIII. Stipulate the f the archives, maps,

Mutual adjustment of of claims which may the old union between d Denmark.

Exchange of the ratifiun 20 days.

te article stipulates the the bonds into the e minister of the meer at Stockholm.

on of the Danish Ple-7---Renunciation by his king of Denmark of

the use of the Norwegian Lion in the arms; in this respect it is stipulated as follows:—" The Danish monarchy in Europe ceases to use the emblem before the lst of January next year, the agents and officers within a year, and the Danish colonies within two years."

The counter declaration of the Norwegian Plenipotentiaries accedes to the above periods.

Propositions of the Minister of his Imperial and Royal Apostolic Majesty, President of the Germanic Diet, to the Diet sitting at Frankfort.

The Minister of his Imperial and Royal Apostolic Majesty, presiding at the Diet, has received orders from his Court to make the following communications to this Assembly:—

His Majesty is persuaded that all the members of the Confederation participate with him in the wish that the Diet, before adjourning, should direct its particular attention to the spirit of inquietude and fermentation, the symptoms of which have for some years been daily more distinctly manifested in Germany; and which has finally shown itself in openly seditious writings, in criminal plots, embracing more than one part of Germany, in individual crimes and atrocious acts of violence.

His Majesty is desirous that this assembly should seriously examine the causes of these disorders, and the suitable means for henceforth securing public order, respect for the laws, confidence in governments, calm and

general contentment, and the tranquil possession of all the benesses which the German princes, under the protection of a peace solidly guaranteed to Europe, have conferred on, or are preparing for the enjoyment of, their

people.

The sources of the evil which the governments of Germany are loudly called upon to terminate exist, it is true, partly in temporary embarrassments and derangements, produced by circumstances on which no government can directly or momentarily operate; but they are also connected with defects, vices, or positive abuses, which it is doubtless possible to remedy by well-concerted and maturely combined measures.

Among the objects which in this last respect merit the particular attention of the Diet, the following may be regarded as the most argent:—

1. The uncertainty which prevails as to the sense of article 13 of the act of confederation.

- 2. The want of an accurate definition of the rights and powers of the Federal Diet, and of the means necessary for establishing them.
- The defects of public education in the schools and universities.
- 4. The abuse of the press, and particularly the excesses which appear in the journals, periodical papers and ephemeral publications.

In the hope that the Diet will immediately occupy itself with these important objects, the minister of his imperiol Majesty has been ordered to present several

plans of decrees to this and as well as measures relative points indicated above, as establishment of a central mission, the object of which be found explained in the of the present proposition.

Edict of Censorship for the dom of Hanaver.

"George, Prince Reg the name and on the beha Majesty, &c. King of Gra tain and Ireland, King 📬 over, &c. We have, in quence of the resolution with our consent by the 🕕 diet in the sitting of the September, with reference liberty of the press, agreed following edict of cent published on the 31st of 1731." Then follows that of 1731, under the reign of (II, which confirms one put 1705, under the reign of G Elector of Hanover, after George I of England. former, no work is allowed published in the Hanoven minions, or sold by Hand booksellers, which has me viously undergone the rem a censor appointed by The publisher's ment. and the editor's, if a per work, must likewise tioned.

"This decree," says the is hereby renewed and do binding for the whole of our German territories;

"And besides, farther to and decree, that no writing be either printed, or (if a out of the country) circulour kingdom of Hanover,



bear on it the name of the r, and in so far as it bethe class of newspapers odical publications, also
s of the editors. Printed
a which this regulation is
seved, shall be seized as
iscovered, and the circuunished by fine or impri, according to the circus of the case.

commanded, that all the see of the kingdom of Hansem it may concern, shall regard to this ordinance; reler that it may be geneown, it shall be inserted set division of the collecbe laws.

the special command of lhighness the Prince Re-

- "DECKER, BREMER,
 "ARMSWALDT.
 oer, 14th October."
- Edict of Censorship, Oct. 18th, 1819.

Il the books and writings to be published in our nall be subject to the apart of a censorship, regulated the subjoined articles, a neither be printed nor thout permission given in

e censorship will not pree sincere and discreet inion of truth. It will imrestraint on writers, and t shackle the bookselling Its object is to prevent er is contrary to the prinf religion in general, withking any distinction behe opinions and doctrines of the different communication and sects tolerated in the state, to suppress whetever attacks meralt and manners; to resist the fanctical mania of mixing the truths of religion and politics, and to prevent the confusion of ideas resulting therefrom; finally, to evert whatever might tend to compromise the safety and the dignity either of the Prussian monarchy, or of the other states of the Germanic confederation.

In the latter class are included all theories which tend to shake the monarchic and other constitutions existing within these states; injuries directed against governments having amicable relations with the Prussian state and the persons administering those governments; every thing which might excite discontent in Prussia or in the other states of the confederation, and resistance to the existing laws; all attempts having for their object to form, within or without the country, illegal perties or associations, or finally, to present under a favourable point of view the parties who, in a state, labour to overthrow its constitu-

S. The superistendence of the censorship of all the writings which appear in our states, whatever may be their contents, is exclusively intrusted, both in Baclin and the provinces, to the first presidents, who shall propose for each department, for the greatest possible expedition, a sufficient number of able and well-informed censors worthy of confidence.

This proposition shall be made through the medium of the supreme college of censorship, established by article 4, at the police department of the minister of the interior; and for exterior relations at the office of the ministry for foreign affairs; for works of theology and science at the office of the ministry for worship and public instruction. These censors shall, under the direction of the first presidents and according to the instructions they may have received, examine the manuscripts delivered to them.

4. The censorship of newspapers, periodical publications, or more considerable works, which treat exclusively or in part of the history of the times or of politics, is under the supreme direction of our ministry for foreign affairs: that of works of theology and purely scientific works is under the direction of the ministry for worship and public instruction. All the other objects of censorship are under the superintendence of the police department, of the ministry of the interior.

The censorship of poetry and miscellaneous writings, programs for schools, and other detached papers of that description, is abandoned, except in towns where there is a first president, to the police authorities of the place where such papers are printed; nevertheless under the superintendence and control of the first presidents.

The superior authority of censorship is authorized to declare to the proprietor of a gazette, that the editor named by him is not a person in whom the necessary confidence can be placed. In this case, the proprietor is obliged either to get a other editor; or, if he chooses to the one he has appointed, to security for him to an which shall be fixed by on nister of state, on the proper of the superior authority of sorship.

Decree of Regulation for sional Execution relation ticle 2 of the Act of Contion.

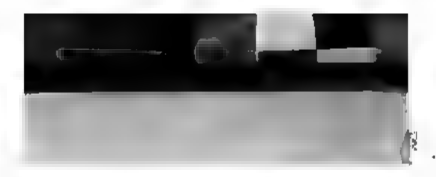
Art. 1. Until a regulati execution definitive and co in all its parts, be prepare Diet of the Germanic Comtion is authorized and invide the present provisional n tion, to assure, in the follow manner, the accomplishmen execution of all the resolu which it may consider itse liciently engaged and autil to adopt, for the preservat internal security and public a and for the maintenance rights of the state of posse until legal or judicial proces place.

2. For this purpose the will, every six months, else that period a commission members chosen from its which commission shall commission shall commission the vacation

3. To this commission and addressed all representations relative to the executions relative to the Diet.

The remaining articles of decree point out the mean which the commission is to mumcate with the members the confederation, and regists powers and duties.

Provid



100

il Docree relative to the se to be taken concerning persities.

The Sovereign shall ice for each university tordinary commissioner, with suitable instructioners, residing in the re the university is eache may be either the stor, or any other pertable government may appoint.

y of this commissioner watch over the most beervation of the laws dinary regulations; to wefully the spirit with

professors and tutors
d in their public and
ctures; to endeavour,
terfering directly in the
courses, or in the meatruction, to give the
t a salutary direction,
the future destiny of
nts, and to devote a
ttention to every thing
y tend to the maintemorality, good order
cy among the youths.

The governments of members of the conreciprocally engage from their universities establishments of inthe professors and other chers, against whom it oved, that in departing duty, in overstepping is of their duty, in eir legitimate influence ninds of youth, by the on of permicious dogle to order and public y, or in sapping the 1 of existing establishselves incapable of executing the important functions entrusted to them, without any obstacle whatever being allowed to impede the measure taken against them, so long as the present decree shall remain in force, and until definitive arrangements on this point be adopted.

A professor or tuter thus excluded, cannot be admitted in any other state of the confederation to any other establishment of

public instruction.

Sect. 5. The laws long since made against secret or unauthorized associations at the universities, shall be maintained in all their force and rigour, and shall be particularly extended with so much the more severity against the well-known society formed some years ago under the name of the General Burgenschaft, as it has for its basis an idea, absolutely inadmissible, of community and continued correspondence between the different universities.

The governments shall mutually engage to admit to no public employment any individuals who may continue or enter into any of those associations after the publication of the present decree.

Sect. 4. No student who, by a decree of the Academic Senate confirmed by the government commissioner, or adopted on his application, shall be dismissed from a university, or who, in order to escape from such a sentence, shall withdraw himself, shall be received in any other university; and in general, no student shall be received at another university without a sufficient attestation

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attestation of his good conduct at the university he has left.

Decree relative to the Measures for preventing the Abuses of the Press.

Sect. 1. As long as the present decree shall be inforce, no writing appearing in the form of a daily paper or periodical pamphlet, which does not contain more than 20 printed leaves, shall be issued from the press without the previous consent of the public au-

thority,

The works not comprehended under this regulation shall continue to be regulated by the laws now existing, or which may be hereafter enacted; and if any work of the above-mentioned description shall give rise to a complaint on the part of any state of the confederation, the government to which the complaint may be addressed shall cause proceedings to be instituted in its name against the authors or editors of the said work.

Sect. 2. Each government is at hierty to adopt, for the maintenance and execution of the present decree, those measures which may appear the most suitable; it being well understood that these measures must be recognized proper to fulfil the object of the principal regulation of Art. 1.

Sect. 3. The present decree being called for by the necessity generally acknowledged of adopting some preventive measures against the abuse of the press in Germany, as long as this decree shall remain in force, the laws attributing to the tribunals the proabuses and offences comby the press, masmuch apply to the writings specially apply to the writings apply to the writing apply to

Sect. 4. Each government which suffers directly the writings published its jurisdiction, and comprehens the principal regulation of and when these writings the dignity or safety of state of the confederation or its administration, wernment which tolerates the responsible, not only to the but to the whole confederation to the whole confederation but to the whole confederation to the whole confederation.

Sect. 5. In order that sponsibility, founded in 🛚 ture of the Germanic Un inseparable from its press may not give rise to d ments which might com the amicable relations sa between the confederate all the members of the co tion must enter into a so gagement to devote the serious attention to the tendence which the pres cree prescribes, and to exin such a manner as to as much as possible all recomplaints and discussion

Sect. 6. In order, how assure better the guarante moral and political inviolation the states of the confed which is the object of the decree, it is to be under that in case a government itself injured by writing lished under another government.



ot obtain complete satisby smicable and diplopresentations, that got will be at liberty to a complaint to the Diet, a such a case, will hold and to appoint a comto examine the writing all have been thus deand if the report of the ion state it to be necescommand the suppression aid writing, and also to its continuance if it be mber of periodical pub-

Diet will proceed also, a previous denunciation, a own authority, against ablication comprised in ipal regulation of Art. I. ver state of Germany it sublished, if in the opinion appointed for thereof, it may have sized the dignity of the chody, the safety of any numbers, or the internal

Germany, without any being afforded against ment given in such a ich shall be carried into a by the government responsible for the conpublication.

7. The editor of a jourther periodical publicat may be suppressed by d of the Diet, shall not ed, during the space of s, to conduct any similar on in any states of the ation.

uthors, editors and pubinewspapers or periodical and others, mentioned in paragraph of Article 1, LXI. shall be, in other respects, upon submitting to the regulation of that article, free from all responsibility; and the judgments of the Diet, mentioned in the preceding article, will be directed only against the publications, without affecting individuals.

Sect. 8. The confederated states engage within six months to acquaint the Diet with the recesures which each shall have adopted to carry into execution the first article of this decree.

Sect. 9. Every work printed in Germany, whether comprehended in the regulations of this decres or not, must bear the name of the printer or the editor; and if it be of the number of periodical publications, of the principal editor. Every work in circulation in any of the states of the confederation, with respect to which these conditions have not been complied with, will be seized and confiscated, and the person or persons who may have published and sold it condemned, according to the circumstances of the case, to the payment of fine, or some other punishment proportionate to the offence.

Sect. 10. The present decree shall remain in force during five years from the date of its publication. Before the term of its expiration the Diet will take in to mature consideration in what manner the 18th article of the federal act relative to the uniformity of laws on the conduct of the press in the confederated states, can be carried into execution, by definitively fixing the legal limits of the press in Germany.

Decres

Decree relative to the formation of a Central Commission, for the purpose of Ulterior Inquiry respecting Revolutionary Plots, discovered in some of the States of the Confederation.

Art. 1. In 15 days from the date of this decree, an extraordinary commission of inquiry, appointed by the Diet and composed of 7 members, including the President, shall assemble in the city of Mentz, a fortress of

the confederation.

- 2. The object of this commisaion is, to make careful and detailed inquiries respecting the facts, the origin and the multiplied ramifications of the secret revolutionary and demagogic associations, directed against the political constitution and internal repose, as well of the confederation in general, as of the individual members thereof; of which indications more or less conclusive have been already discovered, or may result from ulterior researches.
- 3. The Diet elects by the plurality of suffrages the seven members of the confederation who are to appoint the members of the central commission.
- 4. None can be elected members of the central commission but civil officers, who in the state which appoints them are fulfilling, or have fulfilled, judicial functions, or have been engaged in preparing processes in important investigations.

5. In order to attain the end proposed, the central commission shall undertake the general direction of the local investigations

the manual

which have already been menced, or may hereafter a stituted.

6. All the members of the federation, in the territoric which investigations of the ture have been already menced, engaged to point the central commission, diately after it shall be tuted, the local authoritic whom the investigations have been previously confidence.

7. The central commission authorized to examine evidential whom it may jude cessary. To secure his ance, it will apply to the authority of the members confederation, or to the atties who, in virtue of Art. I be pointed out for this pure

Articles 8, 9, and 10, conclude this decree, a proposition of the Impensister, consist merely of differ regulating the routing ceedings of the central opion.

Circular of the Cabinet of to its Ambassadors, and Diplomatic Agents reign Courts.

You have already seen addial message which, in quence of the conference of the conference of the Germanic Diet. You likewise that all the proper which it contained have converted into decrees assembly, and that these passed unanimously. But is of great consequence the powers of Europe should be added to the property of the powers of Europe should be added to the property of the powers of Europe should be added to the property of the p

udge these resolutions under true point of view, I think y duty to enable you to nt them in the most favourlight, and to make them n in their causes, their e and effects. It is long the political and meral of Germany was calculated use legitimate alarms to all riends of social order and tranquillity. However . in general was the mass e people, and however atd to its sovereigns in the ent states of the confederait could not be disguised here prevailed a secret inide and a concealed fermen-, supported and aggravated unbridled licence of speech ritings. This fermentation id was in part natural, and be explained by the extramy events which, during er of the deliverance, had men of all classes from aten track of habit; by the ces which the liberation of my had cost to the states, hich they felt more in peace they had felt during the ; by the exaggerated hopes husiastic minds, which had ed of a golden age, and ed themselves with seeing ng from the bosom of the ge which had scarcely exin fine, by the violent crisis istry and commerce, which, ing from an order of things

and contrary to nature, not be brought all at once level of new circumstances, hich suffered at once from ast and the future. The l discontent resulting from united causes was more sad

than dangerous, and must have yielded to the slow operation of time, or to the benevolent and enlightened activity of governments, which, too long withdrawn from their internal condition, began to occupy themselves with it with as much love as zeal.

But, along with this natural discontent, there existed an artificial and factitious discontent. which, taking its source in erreneous principles, in ambitious and chimerical theories, in secret and culpable views, in base and interested passions, created and propagated by revolutionary writings and speeches, could form with the other a dangerous alliance, and artfully nourish it, in order to mislead the public mind, and produce the most fatal Those who had obexcesses. served with an impartial and attentive eye the situation of the public mind in Germany, had for a long time suspected the existence of a party spread over all the surface of that vast country, deriving its origin from elective affinities of opinions and sentiments, and fortified by formal associations, which worked to overthrow Germany, and to substitute for its actual state a republic, one and indivisible, or some other chimera, which could not even be attempted but by violent revolutions, and the prelude to which must have been the overthrow of all the reigning dynasties.

An atrocious crime (that of Sandt) affords a measure of the audacity and madness of the revolutionary party. This atrocity, committed by the arm of a

u 2

single

single individual, who, perhaps, had not accomplices, properly so called, was not less the fruit of the general mode of a certain class, the visible effect and the atriking sign, the indubitable symptom, of a malady serious, profound, and extended, which revealed itself in this manner to To be affrighted Germany. convinced of this, it is only necessary to collect the judgments of the class of teachers, of students, of writers, and of all those who were subjected to their influence, regarding that frightful action which excited the indignation of nations and found apologists among the initiated. While it inspired terror into the former, it excited the admiration of the latter.

The inquiries which were instituted on the place where the crime was committed provoked or led to others in different parts of Germany. Prussia felt the necessity of enlightening, by extraordinary means, the darkness in which was formed the formidable alliance of false doctrines and wants, -of maxims disinterested in appearance with personal The result of these passions. inquiries has been every where the same; every where facts have supported suppositions, which were too well founded; every thing has proved the existence and activity of a party which sowed in darkness for a harvest. more or less remote, the seeds of The leaders are revolution. linked together by the identity of their principles and sentiments; hold the one to the other by a natural attraction; communicate by letters, but still more

by frequent journies and political missionaries: they support each other with personal knowledge, and often enter into a inutual understanding without a formal explanation. Their object is, to dissolve society, to efface all the differences which political present exist between the people of Germany, to substitute the real unity of that vast country for the union of its members, and to arrive, through the ruios of existing arrangements, at a new Their means order of things. are, to obtain a hold over the rising generation, by communicating the same spirit, the same sentiments, the same habits, in all the institutions for education, from the schools to the Univer-Their spirit is a spirit of sities. independence and of pride, of subversive principles, founded on a system of abstruse metaphysics. mystic theology, for the purpose of fortifying political Their with religious fanaticism. sentiments are those of contempt for every thing that exists, hatred against kings and governments enthusiasm for the phantom which they call liberty, and love for things out of the ordinary course. Their habits are those of physical force and bodily address; and above all, a taste for secret and mysterious societies, as so many instruments that they may employ against the existing order of society.

The Turnwesen and the Bursche enschaft, tending to form of the whole youth a state within the state, have no other object. Within a few years, young meanthus fashioned into docile instruments of their masters, being

inder the Government, il themselves of their to overthrow it. The of these sectaries, such evealed by the crime at Manheim and the for that crime, may ed to two maxims, erverse and bad; the the end legitimates s; the second, that e in themselves inthat their value dely on the ideas which to them, and that always lauds are they have for their independence

the nature of the evil investigations have ifest. It is plain that ping on is not conspipreparation for a revoof Prussia only or but of all Germany; present moment, but ire. From the moment ments of Germany and probed the

the probed became their duty to ir attention to the which the progress of s to be combated, and our to eradicate it. were general, and the therefore be corrected ieral measures, adopted and unanimously asby all the Germanic ľo proceed merely : individuals who had ted as best acquainted ews and plots of the not as the most guilty, ere chiefly destined to ie means of investigahave been partial and

insufficient. It was through the causes that the effects were to

be prevented.

Such was the sole object of the conferences at Carlsbad; they had no other than to concert, with all the parties interested, the fittest means of creating guarantees for a social order in Germany; either by giving more force, dignity and power to the Germanic Diet, or by agreeing on common principles, to be followed by all the German States, respecting the two great vehicles of opinion, the press and education. The Ministers of all the principal Courts assembled Carlsbad were perfectly united in sentiments and views. evil appeared in a manner so evident, and under forms so alarming, as to strike and occupy every The measures best calcumind. lated to remove and prevent it were at once so simple and so palpable, so plainly indicated by the causes of the evil, and so conformable to the principles of justice and humanity by which all the Princes of Germany are actuated, that the propositions to be submitted to the Diet experienced no opposition, and were made with the general assent of the Sovereigns and their Minis-That these propositions ters. were at the same time urgent, and dictated by a common interest, is completely proved by the fact, that merely to present them to the Diet was almost sufficient to cause their adoption, and that they were unanimously converted into resolutions. This important and truly admirable unanimity displays in the fullest light the union of the States of Germany;

Germany; and that union which caused the adoption of the proposed measures guarantees still more their success and the security of Germany, than the measures themselves. That union is the only possible unity; and as it is a living unity, not in name, but in fact—not in form, but in sentiment and in interest, the best results may and ought to be expected from it.

It would be useless to enter into long discussions on the reasons and motives which united all suffrages for the proposed measures. They speak for themselves, and are partly announced in the communication of the President. I consider it necessary, however, to add the following

considerations :-

When the Sovereigns of Germany, assembled at the Congress of Vienna, declared by article 13 of the Federal Act, that there should be a constitution of states in the several integral parts of the Germanic Confederation, they promised in reality only what they could, and wished to grant to their people; what they would already have performed if the labours preparatory to that institution had permitted them, and what they are about to execute without further delay. But it is certain that the article in question was expressed in a very vague manner, and the innovators have availed themselves of this vagueness, to substitute their own foolish ideas or fantastic hopes respecting Sovereigns. It was, therefore, of much importance that a more precise explanation should be given on this subject, in order to repress the pretensions of sectaries, and to perfore in fact and in act part of the governmental is what has just been the Diet.

The Sovereigns promin presentation of states people,-an ancient inch the revival of which was plated,—an institution to tional and Germanic, -and tion which, affording to ferent classes of propri legal means of enlighter Sovereign, and of having ganic voice in the want wishes of the nation, is a monarchic institution, Princes of Germany never and are not pledged, to their people a represent the modern sense of the on the principle and scale constitutions hitherto for Germany; a national retation, which, being calculcording to extent of territor population, and invested vereign attribution, won the nature of the existing ments and introduce dem The p into monarchy. malady which attacks all Germany, and which the if no remedy be applied, more and more ground, 👀 in a great measure in the of the press and the bad the professors in more university. There was found the source of the pe fulse doctrines. There in cular, measures taken in 🌒 were necessary. For wh vantage would it be to a 🤅 government to prevent the of the press, if another reged or tolerated it?

be gained by dismissing ina a professor who abused mation by perverting the: of his additors, if he might o obtain a chair in another sity? It was, therefore, ney to establish every where ce founded on the same This the Diet has roured to accomplish. The m is not an easy one: butgard to the liberty of the it has been solved in a r calculated to conciliate terests of science, which m that learned works and and profound researches be free from all shackles, the interests of public 1, and those of the repuof the governing and the ed, which require that spers and pamphlets should vject to a censorship, in hat the people may not be ted by the poison of their ods and erroneous docnor citizens dishonoured r slanders and calumnies. regard to the Universi-I that renders them justly Germany,—the real freescientific instruction, the of the studies which may ecuted in them, their parand original forms, reintouched. But they are ubject to a more strict sundence, and it was con-. that the most certain of repressing the political ti-religious deviations of ors was, to announce to the serious consequences heir false doctrines would

o the students, a prohi-

ice.

uring the whole of their

bition has been renewed which will be supported, and will prevent young men preparing for a life at once learned and active, from becoming what they ought not to be.

In vain would the Diet havedecreed these resolutions, bad it: remained destitute of a coactive. power capable of causing them te be respected. A mode of execution which should be centain, and consequently supported by a sufficient force, was still: wanting to the federation. want formed one of the principal chasms in the federal act; but it is now supplied. The states of Germany, the great as well as the small, so fully recognized the necessity of organizing a coactive power in the confederation, that: they did not hesitate to sacrifice to the dignity, the consistency, and the efficiency of the Diet, the fears which weakness might create in some, and those which superiority might suggest to others. In framing this law of execution, it has been endeavoured to guard the independence of each stateas far as possible, without compromising the existence of the As the threads of association. the revolutionary plots cross each. other in different directions, and extend to many countries where particular investigations have detected and pointed them out without being able to follow them, it has been concluded that a general Committee of Inquiry, purely temporary, would beat collect and connect the facts, m order to exhibit them to all Germany as a lesson for the people and a guide for Princes. manner in which the commission

will be formed, the spirit of the Governments which are to appoint it, and its limited duration, must suffice to tranquillize the minds of those who are the most ready to take fire at every measure of security which in the slightest degree threatens individual liberty.

Such, Sir, is the sense in which you will represent to the ministry of the Court at which you are accredited, the measures just taken

at the Diet.

The considerations which I have communicated to you will be sufficient to enable you to make it be felt, that these measures are connected with each other; that they are the consequences of the same principles; that they tend to the same object; and that they form a whole which should inspire the greatest confidence in their results and the effect which they cannot fail to produce.

It is especially important that you should draw the attention of the ministry, to two results of the new system, which will be bene-

ficial to all Europe.

The Powers of Europe, who combined their efforts against the destructive consequences as well as against the principles of the French revolution; who have replaced legitimacy and property on their ancient bases; who, by solemn treaties, have reciprocally guaranteed this state of things, are more than ever bound as a whole for every thing which relates to their internal tranquillity. One country cannot now be revolutionized, or threatened with revolution, without others being shaken or trembling lest they should be so. The entit social order in the different tries of Europe are units ther, not merely by ide principles, but by the communications. joys, their scandalous grid fears and their hopes and where the same; and respect, there reigns amou a perfect community of The sovereigns, who are friends and protectors of order, cannot flatter the with being able to comb enemies with success, unare united in a profession principles, and in the rous measures to defend It is not for themselves, the people; it is not to love of power, but out of ment to liberty, that the to put in practice all me maintaining their tutelas rity. They ought, them applaud what Germany done, and to follow her for It may be said, without es ation, that the tranqui Europe depends upon Gi and the repose of German its geographical position country is the centre, or the heart of Europe; heart cannot be injured eased without its being over the body politic.

The measures adopted to the Germanic Confed more unity, force and far from inspiring the neighing powers of Germany with prehensions or jealousies, on the contrary to be agreeable to them, as they to see in them new guaranthe general peace. The

ef all federal unions estad between powers of the ank, will never be any thing befereive. It will maintain the and its independence, dil never menace those of as and the greater the power emany becomes, the more subly it will extinguish in birth or arrest in their proell those projects which may extrary to the tie of frateror to the Holy Alliance twites the states of Europe. twive, Sir, the assurance of restest consideration.

BERMSTORFF.

tree. The Supreme Director of the State of Chili.

tereas, the state of Chili he cause of liberty in Amesosperience incalculable infrom the facilities afforded setral vessels to the ports re, which are under Spanish setion; and wishing to end juries which the inhabitants on suffer from the oppressof Spanish agents, and like-the monopoly of Spanish stree, exercised to the infall mercantile nations.

specore, I. Bernardo O'Hig-

srefore, I, Bernardo O'Higsupreme director of the of Chili, in virtue of the rity given by the law of nato every independent power, minish the resources of the y and to check his opera--I, by these presents, do to and decree,—

That all the ports and anges in the Pacific Ocean, ing from the latitude south 3, to 12, 42, be, and they are

d between powers of the sale and its independence, in the first day of March 1819, in confermity with the following and the greater the power regulations:

2. Neutral vessels of all mations, from Europe, from the United States, or from any Bristish possessions in America, which shall be found entering in any of the ports comprehended in this decree, in seven months from this date, shall be notified of the blockade by the Commander-in-chief of the Chilian squadron, and after this formal notification, shall not be permitted to enter the said ports, nor have the least communication with them.

3. Equal notification will be given in five months from the above date to all neutral vessels coming from ports of Brazil; six months to those proceeding from the coasts and islands of Africa; one year to those proceeding from the ports of Asia; and three months to those from the coast of Rio de la Plata.

4. All neutral vessels on board of which shall be found warlike stores or enemies' property, officers, masters, supercargoes, or merchants, belonging to the countries under the dominion of the king of Spain, shall be sent to Valparaiso, to be adjudged according to the laws of nations.

5. As sufficient time has been given in the 2nd and 8rd articles in this decree to all friendly vessels, of whatever flag they may come under, to avoid the ports thus blockaded, any vessel

which

which shall be found contravening this decree, shall be sent to Valparaiso to be adjudged according to the law of nations.

6. All neutral vessels which shall be found navigating with double or false papers, and deficient in the necessary documents to establish the character of property, shall be considered as enemy's property and judged accordingly.

7. The present decree shall be published and circulated for the information of all concerned.

Given at the directorial palace at St. Jago of Chili, sealed with the arms of the state, and countersigned by the secretary of Marine the 20th of April 1819, 2nd year of independence.

BERNARDO O'HIGGINS.

Jose Ignacio Zenteno, secretary.

Treaty of Amity, Settlement and Limits, between the United States of America and his Catholic Majesty.

The United States of America and his Catholic majesty, desiring to consolidate on a permanent basis the friendship and good correspondence which happily prevails between the two parties, have determined to settle and terminate all their differences and pretensions by a treaty which shall designate with precision, the limits of their respective bordering territories in North America.

With this intention the president of the United States has furnished with their full powers John Quincy Adams, secretary of state

of the said United States : ... Catholic majesty has app the most excellent Lord D de Onis Gonzalez Lopez 9 Lord of the town of B Perpetual Regidor of the poration of the city of Sal Knight Grand Cross of the American Order of Isabi Catholic, decorated with of La Vendee, Knight Per of the Royal and disting Spanish order of Charl Third, member of the S Assembly of the said roy of the council of his Cathe jesty, his secretary with 😅 of decrees, and his envoy en pleni dinary and minister tiary near the United St America.

And the said plenipoten after having exchanged powers, have agreed up concluded the following cles:—

Art. 1. There shall be and inviolable peace and friendship between the States and their citizens, Catholic majesty, his such and subjects, without expenses of persons or places.

Art. 2. His Catholic and cedes to the United State full property and sovereignt the territories which below him situate to the castwards Mississippi, known by the of East and West Florida: adjacent islands dependent adjacent islands dependent approvinces, all public lots squares, vacant lands, public fices, fortifications, barrach other buildings which are no vate property, archives and ments which relate directly property and sovereignty at

provi

es, are included in this ar-The said archives and dos shall be left in possession commissaries, or efficers of ited States duly authorized ive them.

5. The boundary line behe two countries, west of missippi, shall begin on the of Mexico, at the mouth river Sabine in the sea, ing north, along I bank of that river, to the egree of latitude; thence e due north to the degree lude where it strikes the no of Natchitoches, or Red-Care following the course To Roxo westward, to the of longitude 100 west ondon and 23 from Washthen crossing the said er and running thence by lue north to the river Arthence following the of the southern bank of cansas to its source, in lati-2 north; and thence by arallel of latitude to the sea; the whole being as wn in Melish's map of the States published at Phila-, improved to the 1st of y 1818. But if the source Arkansas river shall be to fall north or south of 3 42, then the line shall the said source due or north, as the case may it meets the said parallel ude 42, and thence along i parallel to the South sea; islands in the Sabine and 1 Red and Arkanzas rivers hout the course thus de-, to belong to the United ; but the use of the waters vigation of the Sabine to

the sea, and of the said rivers Rozo and Arkansas throughout the extent of the said boundary, on their respective banks, shall be common to the respective inhabitants of both nations. The two high-contracting parties agree to cede, and penounce all their rights, claims and pretensions to the territories described by the said line: that is to say, The United States hereby cede to his Catholic majesty, and renounce for ever all their rights, claims and pretensions to the territories lying west and south of the abovedescribed line: and in like manper his Catholic majesty cedes to the said United States all his rights, claims and pretensions to any territories east and north of the said line, and for himself, his heirs and successors, renounces all claim to the said territories for ever.

Art. 4. To fix this line with more precision, and to place the landmarks which shall designate exactly the limits of both nations, each of the contracting parties shall appoint a commissioner and a surveyor, who shall meet, before the termination of one year from the date of the ratification of this treaty, at Natchitoches on the Red-river, and proceed to run and mark the said line from the mouth of the Sabine to the Red-river, and from the Red-river to the river Arkansas, and to ascertain the latitude of the source of the said river Arkansas, in conformity to what is above agreed upon and stipulated, and the line of latitude 42 to the South sea; they shall make out plans and keep journals of their proceedings, and the result agreed, upon by them shall be considered as

part of this treaty, and shall have the same force as if it were inserted therein. The two governments will amicably agree respecting the necessary articles to be furnished to those persons and also to their respective escorts, should such be deemed neces-

Art. 5. The inhabitants of the ceded territories shall be secured in the free exercise of their religion without any restriction; and all those who may desire to remove to the Spanish dominions shall be permitted to sell or export their effects at any time whatever, without being subject

in either case to duties.

Art. 6. The inhabitants of the territories which his Catholic majesty cedes to the United States by this treaty shall be incorporated in the Union of the United States, as soon as may be consistent with the principles of the Federal constitution, and admitted to the enjoyment of all the privileges, rights and immunities of the citizens of the United States.

Art. 7. The officers and troops of his Catholic majesty in the territories hereby ceded by him to the United States shall be withdrawn, and possession of the places occupied by them shall be given within 6 months after the exchange of the ratifications of this treaty, or sooner, if possible, by the officers of his Catholic majesty to the commissioners or officers of the United States duly appointed to receive them; and the United States shall furnish the transports and escort necessary to convey the Spanish officers and troops and their baggage to the Havannah.

Art. 8. All the grants made before the 24th of 🤚 1818, by his Catholic ma by his lawful authorities said territories ceded by jesty to the United State be ratified and confirmed persons in possession of 🕼 to the same extent that 💵 grants would be valid if to tories had remained un dominion of his Catholic But the owners in posse such lands, who, by reason recent circumstances of nish nation and the rew in Europe have been pri from fulfilling all the co of their grants, shall them within the terms hi the same respectively, 📆 date of this treaty; in del which, the said grants 🏥 null and void. All grand since the said 24th of 1818, when the first prop the part of his Catholic for the cession of the was made, are hereby di agreed to be no and void.

Art. 9. The two high centing parties, animated by the earnest desire of conciliation with the object of putting to all the differences which existed between them, and firming the good understand which they wish to be formaintained between them procally renounce all claim damages or injuries which themselves, as well as the spective citizens and may have suffered until the of signing this treaty.

1. The renunciation a United States will extend



rries mentioned in ion of the !! Ith of August, .

all claims on account of sade by French privateers demned by French conhin the territory and jurisof Spain.

 all claims of indomnities unt of the suspension of t of deposit at New Or-1803.

s all claims of citisens of ted States upon the goat of Spain arising from swful seizures at sea, and ports and territories of

r the Spanish colonies. o all claims of citizens of ted States upon the Spavegnment; statements of soliciting the interposition government of the United have been presented to extment of state, or to the of the United States in ince the date of the conof 1802, and until the re of this treaty.

renunciation of his Cathosaty extends,

o all the injuries menin the convention of the

August, 1802. o the sums which his Camajesty advanced for the of captain Pike from the

sias Internas.

o all injuries caused by the tion of Miranda, that was out and equipped at New

To all claims of Spanish s upon the government of nited States arising from ul seizures at sea, or within arts or territorial jurisdicthe United States.

Fixally, to all the claims subjects of his Catholic mai upon the government of t United States, in which the is terposition of his Cathelic sepesty's government has been so licited before the date of this treaty, and since the date of th convention of 1808, or which may have been made to the dopertment of foreign affairs of hi majesty, or to his minister in th United States.

And the high contracting purties respectively renounce of claim to indomnities for any of the recent events or transact of their respective commanders and officers in the Floridas.

The United States will cause satisfaction to be made for the injuries, if any, which by process of law shall be established to have been suffered by the Spanish officers and individual Spanish inhabitants, by the late operations of the American army in Florida.

The convention en-Art. 10. tered into between the two governments on the 11th of August, 1802, the ratifications of which were exchanged the 21st December, 1818, is annulled.

The United States, Art. 11. exonerating Spain from all demands in future on account of the claims of their citizens, to which the renunciations herein contained extend, and consider ing them entirely cancelled, undertake to make satisfaction for the same, to an amount not exceeding five millions of dollars. To ascertain the full amount and validity of those claims, a commission, to consist of three commissioners, citizens of the United

States,

States, shall be appointed by the president, by and with the advice and consent of the senate; which commission shall meet at the city of Wash ngton, and, within the space of three years from the time of their first meeting, shall receive, examine and decide upon the amount and validity of all the claims included within the descriptions above - mentioned. The said commissioners shall take an oath or affirmation, to be entered upon the record of their proceedings, for the faithful and diligent discharge of their duties; and in case of the death, sickness, or necessary absence of any such commissioner, his place may be supplied by the appointment as aforesaid, or by the president of the United States during the recess of the senate, of another commissioner in his stead. said commissioners shall be authorized to hear and examine, on oath, every question relative to the said claims, and to receive all suitable, authentic testimony concerning the same. And the Spanish government shall furnish all such documents and clucidations as may be in their possession, for the adjustment of the said claims according to the principles of justice, the laws of nations and the stipulation of the treaty between the two parties of 27th October, 1795; the said documents to be specified, when demanded, at the instance of said commissioners.

The payment of such claims as may be admitted and adjusted by the said commissioners, or the major part of them, to an amount not exceeding five millions of dollars, shall be made by the United States, either immediately at their

treasury, or by the createstock, bearing an interest per cent per annum, from the proceeds of apublic lands within the tent hereby ceded to the States, or in such other as the congress of the States may prescribe by hereby hereby by the states of the sta

The records of the process of the said commissioners ther with the vouchers and ments produced before the lative to the claims to be ed and decided upon be shall, after the close transactions, be deposited department of state of the States; and copies of the any part of them, shall ment, if required, at the of the Spanish minister United States.

Art. 12. The treaty of and navigation of 1795, a confirmed in all and each its articles, excepting the 3rd, 4th and 21st, and the clause of the 22nd article, having been altered by this or having received their execution, are no longer to

With respect to the 150 cle of the same treaty of a ship, limits and navigation 1795, in which it is stip that the flag shall cover the perty, the two high contractions agree, that this shall understood with respect the powers who recognize the contracting parties shall be with a third party, and the neutral, the flag of the shall cover the property of mies whose government act



this principle, and not of

Both contracting perisbing to favour their mupermerce by affording in orts every necessary ass to their respective merressels, have agreed, that lore who shall desert from meels in the ports of the shall be arrested and deliup at the instance of the who shall prove, never-, that the deserters beto the vessels that claimed exhibiting the document customery in their nation; te say, the American cona Spanish port, shall ex- document known by the of Articles; and the Spaasul in American ports the he vessel; and if the name leserter or deserters who imed shall appear in the the other, they shall be 1, held in custody, and deto the vessel to which all belong.

14. The United States certify, that they have mived any compensation rance for the injuries they I from her privateers, cond tribunals, on the coasts the ports of Spain; for the tion of which, provision is by this treaty; and they seemt an authentic state-of the prizes made and of the value, that Spain may seelf of the same in such as she may doesn just and

15. The United States, s his Catholic majesty a of their desire to cement

the relations of amity subsisting between the two nations, and to favour the subjects of his Catholic majesty, agree that Spenish vessels, coming laden only with the productions of Spanish growth or manufactures, directly from the ports of Spain, or of her colonies, shall be admitted for the term of twelve years to the parts of Pensacola and St. Augustia in the Floridas, without paying other or higher duties on their cargoos, or of tennage, the will be paid by the ve the United States. During th said term no other nation sh sujoy the same privileges within the coded territories. The twelve years shall commence three months after the exchange of the ratifications of the treaty.

Art. 16. The present trusty shall be ratified in due form by the contracting parties, and the ratifications shall be exchanged in six months from this time, er

scoper if possible.

In witness whereof we, the underwritten plenipotentiaries of the United States of America and of his Catholic majesty, have signed, by virtue of our powers, the present treaty of smity, settlement and limits, and have thereunte affixed our seals respectively.

Done at Washington, this 22nd day of February, 1819.
(Seal) JOHN QUINCY ADAMS.
(Seal) Luis DE ORIS.

Message of the President of the United States.

Washington, Dec. 7.—This day at 12 o'clock, the President of the United States transmitted to both Houses of Congress, by Mr.

J. J. Monroe, the following message :-

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Fellow Citizens of the Senate and of the House of Representatives,

The public buildings being advanced to a stage to afford accommodation for Congress, I offer you my sincere congratulations on the recommencement of

your duties in the capitol.

In bringing to view the incidents most deserving attention which have occurred since your last session, I regret to have to state that several of our principal cities have suffered by sickness; that an unusual drought has prevailed in the middle and western states; and that a derangement has been felt in some of our monied institutions, which has proportionably affected their credit. I am happy, however, to have it in my power to assure you, that the health of our cities is now completely restored, that the produce of the year, though less abundant than usual, will not only be amply sufficient for home consumption, but afford a large surplus for the supply of the wants of other nations; and that the derangement in the circulating paper medium, by being left to those remedies which its obvious causes suggested, and the good sense and virtue of our fel-low-citizens supplied, has diminished.

Having informed Congress, on the 27th February last, that a treaty of amity, settlement and limits, had been concluded in this city between the United States and Spain, and ratified by the competent authorities of the former, full confident entertained that it would been ratified by his Catholic jesty, with equal promp and a like earnest desire minate, on the conditions treaty, the differences who so long existed between 🛍 countries. Every view whi subject admitted of was to to have justified this cond Great losses had been au by citizens of the United from Spanish cruizers, mos 20 years before, which been redressed.

These losses had been ledged and provided for treaty as far back as the 1802, which, although com at Madrid, was not then. by the government of Spa since, until the last year, 1 was suspended by the later a more satisfactory provi both parties, as was prehaving been made for Other differences had this long interval, affection highest interests, which likewise provided for by The treaty item treaty. formed on great consider and a thorough knowledge circumstances, the subjects of every article having be years under discussion, a peated references having made by the Minister of to his Government, on the respecting which the difference of opinion pre It was formed by a Ministra authorized for the purpon had represented his Gover in the United States and employed in this long pronegociation several years

t is not denied, kept strictly the letter of his instruc-

The faith of Spain was ore pledged, under circums of peculiar force and uity, for its ratification. On rt of the United States, this was evidently acceded to spirit of conciliation and The indemnity for s and losses so long before ed and now again acknowand provided for, was to d by them without be-; a charge on the treasury in. For territory ceded by other territory, of great to which our claim was d to be well-founded, was by the United States, and arter more interesting to This cession was nevertheeived as the means of inying our citizens in a conle sum, the presumed of their losses. Other rations of great weight the cession of this territory n. It was surrounded by rritories of the United on every side, except on the ocean. Spain had r authority over it; and into the hands of advenonnected with the savages, nade the means of unceasoyance and injury to our in many of its most essenerests. By this cession, pain ceded a territory in of no value to her, and d concessions of the highortance, by the settlement standing differences with ted States, affecting their ive claims and limits; and relieved herself from the on of a treaty relating to

it, which she had failed to fulfil; and also from the responsibility incident to the most flagrant and pernicious abuses of her rights where she could not support her authority.

It being known that the treaty was formed under these circumstances, not a doubt was entertained that his Catholic Majesty would have ratified it without delay. I regret to have to state, that this reasonable expectation has been disappointed; that the treaty was not ratified within the time stipulated, and has not since been ratified. As it is important that the nature and character of this unexpected occurrence should be distinctly understood, I think it my duty to communicate to you all the facts and circumstances in my possession relating to it.

Anxious to prevent all future disagreement with Spain, by giving the most prompt effect to the treaty which had been thus concluded, and particularly by the establishment of a government in Florida which should preserve order there, the minister of the United States, who had been recently appointed to his Catholic Majesty, and to whom the ratification by his Government had been committed to be exchanged for that of Spain, was instructed to transmit the latter to the department of state as soon as obtained, by a public ship subjected. to his order for the purpose. Unexpected delay occurring in the ratification by Spain, he requested to be informed of the It was stated in reply, that the great importance of the subject, and a desire to obtain

expla-

explanations on certain points which were not specified, had produced the delay, and that an envoy would be dispatched to the United States to obtain such explanations of this Government. The Minister of the United States offered to give full explanation on any point on which it might be desired, which proposal was declined. Having communicated this result to the department of state in August last, he was instructed, notwithstanding the disappointment and surprise which it produced, to inform the government of Spain, that if the treaty should be ratified transmitted here at any time before the meeting of Congress, it would be received, and have the same effect as if it had been This order ratified in due time. was executed: the authorized communication was made to the government of Spain; and by its answer, which has just been received, we are officially made acquainted, for the first time, with the causes which have prevented the ratification of the treaty by his Catholic Majesty. It is alleged by the minister of Spain, that this government had attempted to alter one of the principal articles of the treaty, by a declaration which the minister of the United States had been ordered to present when he should deliver the ratification by his government in exchange for that of Spain; and of which he gave notice, explanatory of the sense in which that article was understood. It is further alleged, that this government had recently tolerated or protected an expedition from the

United States against the vince of Texas. puted acts are stated as sons which have induced tholic Majesty to with ratification from the tre obtain explanations re which it is repeated 1 Envoy would be forthw patched to the United How far these allegation justify the conduct of vernment of Spain, will on a view of the following and the evidence which

It will be seen by the ments transmitted herewi the declaration mentioned to a clause in the 8th concerning certain grants recently made by his Majesty in Florida, which understood had conveyed lands which till then h ungranted. It was the i of the parties to annul the grants, and that clause wi for that express purpose, none other. The date grants was unknown, be understood to be post that inserted in the art deed, it must be obviou that if that provision in the had not the effect of these grants, it would gether nugatory. after the treaty was co and ratified by this gov an intimation was recer grants were of these date to that fixed on treaty, and that they we of course, be affected by mere possibility of such so inconsistent with the of the parties and the

of the article, induced this government to demand an explanation on the subject, which was immediately granted, and which corresponds with this statement. With respect to the other act alleged, that this government had tolerated or protected an expedition against Texas, it is utterly without foundation. Every discountenance has invariably been given to every such attempt within the limits of the United States, as is fully evinced by the acts of the government and the proceedings of the courts. There seing cause, however, to apprehend, in the course of the last summer, that some adventurers entertained views of the kind suggested, the attention of the constituted authorities in that quarter was immediately drawn to them; and it is known, that the project, whatever it might be, has utterly failed.

These facts will, it is presumed, satisfy every impartial mind that the government of Spain had no justifiable cause for declining to ratify the treaty. A treaty concluded in conformity with instructions is obligatory, in good faith, in all its stipulations, according to the true intent and meaning of the parties. Each party is If either bound to ratify it. could set it aside without the consent of the other there would be no longer any rules applicable to such transactions between By this proceeding, the netions. government of Spain has rendered to the United States a new and very serious injury. been stated that a minister would be sent to ask certain explanations of this government. But,

if such were desired, why were they not asked within the time limited for the ratification? Is it contemplated to open a new negotiation respecting any of the articles or conditions of the treaty? If that were done, to what consequences might it not lead? At what time, and in what manner, would a new negotiation terminate? By this proceeding, Spain has formed a relation between the two countries which will justify any measures on the part of the United States, which a strong sense of injury and a proper regard for the rights and interests of the nation, may dictate. In the course to be pursued, these objects should be constantly held in view and have their due weight. Our national honour must be maintained, and a new and a distinguished proof afforded, of the regard for justice and moderation which has invariably governed the councils of this free people. It must be obvious to all, that if the United States had been desirous of making conquests, or had been even willing to aggrandize themselves in that way, they could have had no inducement to form They would have this treaty. much cause for gratulation at the course which has been pursued An ample field for by Spain. ambition is open before them. But such a career is not consistent with the principles of their government, nor the interests of the nation.

From a full view of all circumstances, it is submitted to the consideration of congress whether it will not be proper for the United States to carry the conditions of

the treaty into effect, in the same manner as if it had been ratified by Spain, claiming on their part all its advantages, and yielding to Spain those secured to her. By pursuing this course, we shall rest on the sacred ground of right, sanctioned in the most solemn manner by Spain herself,-by a treaty which she was bound to ratify: for refusing to do which she must incur the censure of other nations, even those most friendly to her; while, by confining ourselves within that limit, we cannot fail to obtain their well-merited approbation. must have peace on a frontier where we have been so long disturbed; our citizens must be indemnified for losses so long since sustained and for which indemnity has been so unjustly withheld from them. Accomplishing these great objects, we obtain all that is desirable.

But his Catholic Majesty has twice declared his determination to send a minister to the United States, to ask explanations on certain points and to give them respecting his delay to ratify the treaty. Shall we act, by taking the ceded territory and proceeding to execute the other conditions of the treaty, before this minister arrives and is heard? This is a case which forms a strong appeal to the candour, the magnanimity and honour of this people. Much is due to courtesy between nations. By a short delay we shall lose nothing; for, resting on the ground of immutable truth and justice, we cannot be diverted from our purpose. It ought to be presumed, that the explanations

which may be given to the minister of Spain will be satisfactory, and produce the desired result. In any event the delay for the purpose mentioned, being a further manifestation of the sincere desire to terminate in the most friendly manner all differences with Spain, cannot fail to be duly appreciated by his Catholic majesty, as well as by other powers. It is submitted, therefore, whether it will not be proper to make the law proposed for carrying the conditions of the treaty into effect, should it be adopted, contingent; to suspend its operation, upon the responsibility of the executive, in such manner as to afford an opportunity for such friendly explanations as may be desired, during the present session of Congress.

I communicate to Congress a copy of the treaty and of the instructions to the minister of the United States at Madrid respecting it; of his correspondence with the minister of Spain, and of such other documents as may be necessary to give a full

view of the subject.

In the course which the Spenish government have on this occasion thought proper to pursue, it is satisfactory to know that they have not been countenanced by any other European power. On the contrary, the opinion and wishes both of France and Great Britain have not been withheld either from the United States or from Spain, and have been unequivocal in favour of the ratification. There is also reason to believe, that the sentiments of the Imperial Government of Russia have been the same, and

to the Cabinet of Madrid.

ne civil war existing beSpain and the Spanish
es in this hemisphere, the

care has been taken to
the laws intended to prean impartial neutrality.

ts have continued to be
open to both parties, and
me conditions; and our

have been equally refrom interfering in of either to the prejudice other. The progress of however, has operated thy in favour of the colobuenos-Ayres still mainshaken the independence t declared in 1816, and oyed since 1810. Like has also lately attended d the provinces north of Plata bordering on it; wise Venezuela.

contest has, from its coment, been very interesting r powers, and to none than to the United States. ous people may and will themselves within the f a strict neutrality; but in their power to behold et so vitally important to without the eighbours, ty and sympathy which y belong to such a case. been the steady purpose government to prevent ling leading to excess; very gratifying to have power to state, that so has been the sense, out the whole commuf what was due to the er and obligations of the that few examples of a , kind have occurred.

The distance of the colonies from the parent country, and the great extent of their population and resources, gave them advantages which, it was anticipated at a very early period, it would be difficult for Spain to surmount. The steadiness, consistency and success, with which they have pursued their object, as evinced more particularly by the undisturbed sovereignty which Buenos-Ayres has so long enjoyed, evidently give them a strong claim to the favourable consideration These sentiof other nations. ments on the part of the United States have not been withheld from other powers, with whom it is desirable to act in concert. Should it become manifest to the world, that the efforts of Spain to subdue those provinces will be fruitless, it may be presumed that the Spanish government itself will give up the contest. In producing such a determination, it cannot be doubted that the opinion of friendly powers, who have taken no part in the controversy, will have their merited influence.

It is of the highest importance to our national character, and indispensable to the morality of our citizens, that all violations of our neutrality should be prevented. No door should be left open for the evasion of our laws; no opportunity afforded to any who may be disposed to take advantage of it, to compromise the interest or honour of the nation. It is submitted, therefore, to the consideration of Congress, whether it may not be advisable to revise the laws, with a view to this desirable result,

It is submitted, also, whether it may not be advisable to designate, by law, the several ports or places along the coast at which, only, foreign ships of war and privateers may be admitted. The difficulty of sustaining the regulations of our commerce, and of other important interests, from abuse, without such designation, farnishes a strong motive for this measure.

At the time of the negociation for the renewal of the commercial convention between United States and Great Britain, a hope had been entertained that an article might have been agreed upon, mutually satisfactory to both countries, regulating, upon principles of justice and reciprocity, the commercial intercourse between the United States and the British possessions, as well in the West Indies as upon the continent of North America. The plenipotentiaries of the two governments, not having been able to come to an agreement on this important interest, those of the United States reserved for the consideration of this government the proposals which had been presented to them as the ultimate offer on the part of the British government, and which they were not authorized to accent. their transmission here, they were examined with due denberation, the result of which was, a new effort to meet the views of the British government. The minister of the United States was instructed to make a further proposal, which has not been accepted. It was, however, declined in an amicable manner. I recommend to the consideration of Congress whether further prohibitory provisions in the laws relating to this intercourse may not be expedient. It is seen with interest, that although it has not been practicable, as yet, to agree is any arrangement of this important branch of their commerce, such is the disposition of the parties that each will view any regulations which the other may make respecting it in the most friendly

light.

By the 5th article of the co vention concluded on the 20th of October, 1818, it was stipulated that the differences which has arisen between the two governments with regard to the true intent and meaning of the 5th # ticle of the treaty of Ghent, in relation to the carrying away by British officers of slaves from the United States, after the exchange of the ratifications of the treaty of peace, should be referred to the decision of some friendly sovereign or state, to be named for that purpose. The minister of the United States has been instructed to name to the British government a foreign sovereign, the common friend to both parties, for the decision of this question. The answer of that government to the proposal, when received, will indicate the further measures to be pursued on the part of the United States.

Although the pecuniary embarrassments which affected various parts of the Union during the latter part of the preceding year, have, during the present, been considerably augmented, and still continue to exist, tin receipts into the treasury to the 30th of September last, have

amounted

ed to 19,000,000 dollars. lefraying the current exof the government, inthe interest and reiment of the public debt, to that period, amounting 00,000 dollars, there rein the treasury on that re than 2,500,000 dollars, with the sums receivable the remainder of the year, seed the current demands ne treasury for the same

causes which have tended nish the public receipts, not fail to have a correseffect upon the revenue 185 accrued upon imposts mage during the three arters of the present year. owever, ascertained, that ies which have been seuring that period exceed 000 dollars, and those of iole year will probably to 23,000,000 dollars. the probable receipts of t year, I refer you to the nts which will be transfrom the treasury, which ble you to judge whether provision be necessary. reat reduction in the price rincipal articles of domeswth which has occurred the present year, and the ient fall in the price of apparently so favourable uccess of domestic manuhave not shielded them other causes adverse to The pecuniary osperity. issments which have so affected the commercial s of the nation, have been adverse to our manufacturing establishments, in several sections of the Union.

The great reduction of the currency which the banks have been constrained to make, in order to continue specie payments, and the vitiated character of it where such reductions have not been attempted, instead of placing within the reach of these establishments the pecuniary aid necessary to avail themselves of the advantages resulting from the reduction of the prices of the raw materials and of labour, have compelled the banks to withdraw from them a portion of the capital **heretofore advanced to them.** That aid which has been refused by the banks has not been obtained from other sources, owing to the loss of individual confidence, from the failures which have recently occurred in some of our principal commercial cities.

An additional cause of the depression of these establishments may probably be found in the pecuniary embarrassments which have recently affected those countries with which our commerce has been principally prosecuted.

Their manufactures, for the want of a ready or profitable market at home, have been shipped by the manufacturers to the United States, and, in many instances, sold at a price below their current value at the place of manufacture. Although this practice may, from its nature, be considered temporary or contingent, it is not on that account less injurious in its effects. Uniformity in the demand and price of an article is highly desirable to the domestic manufacturer.

It is deemed of great importance to give encouragement to our domestic manufacturers. In what manner the evils adverted to may be remedied, and how far it may be practicable, in other respects, to afford to them further encouragement, paying due regard to all the other great interests of the nation, is submitted to the wisdom of Congress.

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The survey of the coast for the establishment of fortifications is now nearly completed; and considerable progress has been made in the collection of materials for the construction of fortifications in the Gulf of Mexico and in the Chesapeake-bay. The works on the eastern bank of the Potomac, below Alexandria, and on the Peapatch in the Delaware, are much advanced; and it is expected that the fortification at the Narrows, in the harbour of New York, will be completed the present year. To derive all the advantages contemplated from these fortifications, it was necessary that they should be judiciously posted, and constructed with a view to permanence. The progress hitherto has, therefore, been slow; but as the difficulties, in parts heretofore the least explored and known, are surmounted, it will in future be more rapid. As soon as the survey of the coast is completed, which it is expected will be done early in the next spring, the engineers employed in it will proceed to examine for like purposes the northern and north-western fron-

The troops intended to oc-

the St. Peters, on the Miss have established themselves and those which were order the mouth of the Yellow! on the Missouri, have at that river to the Council where they will remain un spring, when they will pro the place of their destina have the satisfaction to at this measure has been 📦 in amity with the Indian and that it promises to 📙 in regard to them, all the tages which were conten by it.

Much progress has been made in the construction of war, and in the tion of timber and other rials for ship-building. I doubted that our pavy to be augmented to the number of the placed in all respects on the law.

The board consisting gineers and naval offices not yet made their final a sites for two naval depota structed according to the tions of March 18 and a 1818, but they have the coast therein designation their report is expected next month.

For the protection of a merce in the Medite along the southern coast, in the Pacific and oceans, it has been found sary to maintain a strong force, which it seems per the present to continue is much reason to believe any portion of the squade tofore stationed in the Menean should be withdress.

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with the powers borhat sea would be much , if not altogether de-Such, too, has been of a spirit of piracy r quarters mentioned, rers from every counse of the friendly flags 7 have assumed, that otect our commerce d be to abandon it as their rapacity. Due las likewise been paid pression of the slave compliance with a law session.

rs of all our public eize all vessels, navier our flag, engaged in that trade, and to bring them in, to be proceeded against in the manner prescribed by that law. It is hoped that these vigorous measures, supported by like acts by other nations, will soon terminate a commerce so disgraceful to the civilized world.

In the execution of the duty imposed by these acts, and of a high trust connected with it, it is with deep regret I have to state the loss which has been sustained by the death of commodore Perry. His gallantry in a brilliant exploit in the late war added to the renown of his country. His death is deplored as a national misfortune.

JAMES MONROE.

Annual Treasury Report of the United States.

Treasury Department, Dec. 10, 1819.

ave the honour to transmit herewith a report, prepared in to the act, entitled "An Act to establish the Treasury it." I have the honour to be, very respectfully, Sir, your lent servant, W. H. CRAWFORD.

Ion. the President of the Senate.

ence to the directions of the "Act supplementary to the ablish the Treasury Department," the Secretary of the espectfully submits the following report:

1st. Of the Revenue.

t revenue arising from duties upon imports ities, direct tax, public lands, postage, and ouring the year 1815, amounted to 49,555,642	ther incider	ntal
3, (see statement A)		
duties		
ax	5,723,152	25
ands	1,287,959	28
, and other incidental receipts		

nich accrued from the same sources during the year 1816, to 36,657,904 doll. 72 c. viz.:

Customs

Customs, (see statement A)	27,484.100 5
Internal duties	
Direct tax	
Public lands	
Postage, and other incidental receipts	257,8:0 \$
That which accrued from the same sources duri	ing 1817, amounted
to 24,365,227 doll. 24 c. viz.:	0
Customs, (see statement A)	17.524.775
Internal duties	
Direct tax	
Public lands, (exclusive of Mississippi stock)	
Postage, and other incidental receipts	

AARKABLE TRIALS AND LAW CASES.

ng's-Bench, Jan. 5.

z v. Campbell.—This was ion for goods delivered.

promise to pay.

Gurney stated, that this was instituted to recover of 9l. 11s. of the defentho is a Director of the dia Company. It would, , surprise them to find, and been thought requisite in the aid of a special jury de upon such a question, n his opinion might have qually well settled by a n jury: it would, perhaps, them still more to learn, was for an account of talndles, had and delivered, ed, and burnt by this East The defence on urector. the defendant rested his of success was this—" I y butler, Smith, who has t me, money wherewith to s account; he, according r statement, has not paid t even allowing that posibe good, as I have paid it am not liable to pay it ' He hoped, however, that dict of a special jury, to he had chosen to resort. convince him to the conand would teach him that in such cases a master was responsible for the actions of his servants.

It was contended on the part of the defendant, and witnesses were called to establish the fact, that the defendant had repeatedly given express orders to Smith, who paid all his disbursements for the house, on no account whatsoever to incur any bills, but to pay for every thing in ready money. It was also shown that all the dealings which Mr. Campbell had previously had with the defendant were for ready money, and ready money alone; and, therefore, that as he had never applied for credit himself, the plaintiff could not recover of him for credit afforded without his consent to his servant. It was also proved in evidence, that after this bill of 91. 11s. was said to be contracted, the defendant had paid 14l. to the plaintiff for goods which he had purchased; and that the plaintiff had at that time made no such a claim as that which was at present before the Court. On all these grounds it was contended that a verdict should be given to the defendant.

The Lord Chief Justice in summing up the evidence said, that the sum for which this ac-

tion was brought was only trifling; the question to be decided by it was of the greatest importance: it was in reality, whether a gentleman was to be rendered liable for all the debts which his servant might take it into his head to incur on his behalf. Now, the law upon the point was clear and satisfactory, and expressly stated, that if any individual send his servant for goods to a tradesman, desiring credit to be given generally to that servant, he must continue to pay for the goods which that servant may purchase, until he, the master, give notice to the tradesman that such credit be discontinued; but if the master shall never have desired credit to be given to the servant, and the tradesman shall confide goods to the servant on the credit of the master, the risk so incurred must fall upon the tradesman, and not upon the master, who has no knowledge of the credit It was, therefore, their given. duty in this case to consider whether Mr. Campbell had ever, at any time, authorized Mr. Dring to give credit to his servant or not; if he had given any such authority, they must find for the plaintiff; if he had not, their verdict must be for the defendant.

The jury, not agreeing in their verdict, retired, and after a deliberation of four hours, returned a verdict for the defendant.

JANUARY 9.

Oakes v. Wiggins.—The plaintiff in this case is a gentleman of property, who, in consequence of a report of the defendant is a land-surveyor, had be duced to advance a large money in purchase of an on the security of a certitate. The estate turned be of much less value the ported by the defendant, plaintiff now sought to of him a compensation in defendant the loss he had there tained.

Mr. Scarlett and Mr. 6 for the plaintiff; and Mr. 8 Pell, and Mr. Marryat defence.

Mr. Scarlett, in his o speech, detailed the circum of the case. The plaint been applied to by a Mrs. to purchase an annuity and she stated that she offer as a security, an ea tuated near Market-Deep Lincolnshire, called Deepi This estate was describe let to Richard Jones, esq. lease of 21 years, of wi were then unexpired, an yearly rent of 1,720%. In. quence the plaintiff applied solicitor to make the ne inquiries, and the solicit ployed the defendant to survey of the estate. His after having surveyed it, w he considered it very favor circumstanced, and well the rent at which it was -viz. 1,720/. Soon after ever, Jones, the tenant, able to go on: he quitted tate; but the stock upon insufficient to pay the an rent. The place afterwar mained for a long time nanted; and when at last was found, no more than

mear, or 19s. an acre, could be btained for it, instead of the 7201. Mr. Scarlett concluded reobserving, that it was a too **enmon practice with persons** aving estates to sell, to put in a mant at an enormous rent, under hich the sale is made at a proportionally high price, and the **Purchaser** thus becomes a great He must say, that the conduct of the defendant in this case was at least extremely neggent, if it did not deserve a more **Eross construction.**

Mr. Gurney called a multitude witnesses in support of the [* * Catement.

The solicitor to the plaintiff deposed, that he employed Mr. Wiggins, the defendant, to make a survey of the estate; and in **Consequence** of his favourable report, the plaintiff advanced the of 14,975l.; 4,000l. of which was applied to pay off the previous mortgage on the estate in question, and the remainder was paid over to Mrs. Bourne for an annuity of 1,350% upon three lives. This was in the early part of 1814; and in the following year Jones the tenant failed.

Mr. John Mossop, the present tenant, deposed, that at the time of the transaction in 1814, the land was not worth more than 12s. an acre, and its utmost value at the present moment was 17s. per acre.

Mr. Morgan the actuary stated, that the annuity granted to Mr. Oakes was worth 22,8531.

Mr. Sergeant Pell for the defendant submitted, that the plaintiff's loss had not arisen from the negligence of his client, but from the want of caution on the part

of the plaintiff himself and his solicitor, who ought, before they advanced so large a sum as 15,000% on the security of 560 acres of fen-land, already burthened with a mortgage to the amount of 7,000% to have made more minute inquiries than they had done.

George Mill stated, that he had occupied the farm in question from 1810 to 1813, at the annual rent of 1,300%. Land in Deeping Fen during that time fetched generally at the rate of from two

guineas to 56s. per acre.

Mr. de Brune stated, that in 1811 he was desired by Mrs. Bourne to look out for a tenant for her Deeping Fen estate. He accordingly did so, and found a gentleman who commissioned him to offer 23,000%, which sum Mrs. Bourne refused to take. Yateman, on one occasion, when speaking of Jones, represented him as a very intelligent clever In the latter end of 1813 and beginning of 1814 there was a great fall in the value of land.

Mr. Settree, the solicitor, stated that in 1814 he was instructed to prepare a lease of the farm in question, between Mrs. Bourne and Mr. Jones; and at the time he believed it to be a genuine

bona fide transaction.

Mr. Topham, a farmer occupying 220 acres in the Deeping Fens, stated that his farm was within half a mile of the estate in question; and during 20 years occupation of it, he paid for the first 11 years 22s. an acre, but for the subsequent term 30s. an acre.

Richard Jones, the tenant in possession at the period in question,

tion, stated that he took the estate of Messrs. Bourne in the spring of 1812. Remembered the defendant's coming to the farm in the latter end of April, 1814, to make his survey. He arrived between 10 and 11 in the morning, and went away again about the same hour next morning. Since then had not seen defendant until July last, when he was subpænaed as a witness on this trial. During that interval he never had any communication with the defendant whatever. When defendant came to survey the estate, he employed himself in looking over the lands and making his calculations from the moment of his arrival until a late hour in the evening, with the exception of meal time. Defendant spoke only generally of the drainage. height of the lands was 15 feet above the sea. - Cross-examined: witness gave the defendant all the information in his power respecting the estate, and the calculation of its value. He never received a shilling of the money paid by the plaintiff: but he admitted that Mrs. Bourne had lent him 10,000%, which was part of the very money in question. In a month afterwards he repaid her 3,3631. 15s. 6d., and with the remainder he embarked in mercantile concerns on his own account, in the Mediterranean, where he remained for 12 months. He had since remitted two cargoes to Mrs. Bourne, which he considered would cover his debt. Notwithstanding which, this lady had lately taken the benefit of the In-When he left the solvent Act. farm upon his mercantile adventures, he left Topham, one of the

other witnesses, to mana and gave him 190/. for the pose.

Re-examined.—Hehadaleast reason on earth to that the defendant was account to the transactions of himself and Mrs. Bourne.

Mr. Scarlett in reply, that the defendant was free, upon the evidence any imputation of fraud rupt conduct; but in polaw, he contended that liable to the plaintiff for the latter sustained by this action, to the amount of the fendant's in engligence and tention to the interests of it ployer.

The Chief Justice, in up the case to the Jury, that the solicitor, upon whi servations had been made according to the evidence fairly and honourably town client, who could seek I against the person who also led him into the error by he had so grievously He concurred in the ad that had been made of fendant's innocence of rupt or fraudulent intention in point of law, his lordship t him hable for his negligent inattention to such an am the circumstances of would warrant the jury in

The jury found for the a

MIDDLESEX SESSIONS, 1 DAY, JAN. 16.

At the close of these su Nicholas Nicholson, Pre-

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Collo and Michael Hare, were a landaced at the bar, having been convicted rogues and vagaands, for the purpose of receivsuch further imprisonment as **be** Court should deem it proper inflict. Mr. Blundell, who reresented the Society for the Supression of Mendicity on this ocrecirman particularly to the case Nicholson. He stated, that man had manifested a detergging at every hazard, and when the Court should bear the circumstances, they te would award an exemplary pube behindent. It appeared, that on two several occasions the prisoner m deen afforded an opportunity return to Sweden, his native country; and in the first instance, at through the medium of the con-. . the passage had been actually pid; notwithstanding which, having found the trade of begging so lucrative, he escaped from the ship and returned to his former practices; and since then had **been** convicted no less than six times, and as frequently refused to be conveyed home. His foreign accent and artful demeanour had successfully operated on most of the persons whom he accested, and especially females, who were glad to give him money to be rid of his importunity.

The evidence having been taken, the Court ordered a further imprisonment of three months. Francisco Collo was ordered to be imprisoned one month, and Michael Hare two months, in the House of Correction.

In the case of Hare, Mr. Blun-

dell stated, that upon a solemn premise of the prisoner to proceed forthwith on his way to his parish, a sum of money had been furnished to bear his expenses on the road; but in about an hour after, he was found begging from door to door in a very different direction, and relating a very lamentable tale to excite the commiseration of the public, by which he had succeeded in a very few minutes to collect more money than an honest distressed man with a large family usually obtains from his parish as a weekly allowance; and he trusted, if the magistrates would second the exertions of the society, the public would soon be convinced of the impropriety of indiscriminate almsgiving.

JANUARY 21.

Berthen and Costar v Loughnan and another.—This was an action on a policy of insurance effected by Messrs. Berthon and Costar, on the ship Madre de Dios, on the 31st of January 1812, at and from Pernambuco to St. Michael, in consequence of a letter from Senor Antonio de Vasconcellos, dated December 12, 1811. The interest was averred to be in Vasconcellos. The vessel was lost on a shoal not far from Pernambuco on September 5, 1811. The defendant pleaded that he was not liable, on which point issue was joined.

Mr. Scarlett, for the plaintiffs, stated, that in order to the proper understanding of this case, it would be requisite that he should make a few preliminary observa-

tions

tions on the intercourse which passed between Pernambuco and St. Michael. The latter island was celebrated for its fruit, and vessels from every nation frequented it from the month of October to the end of January, so that communication with it was not difficult during that time; but if you had any correspondent there, it was almost impossible to hear from him during the remaining period of the year. If the difficulty of communication was so great between Great Britain and St. Michael, it was clear that it would be still greater between Pernambuco and the same place, inasmuch as the trade between them would be much less considerable than that carried on between Great Britain and St. Michael. Besides, if the communication was not made direct between Pernambuco and St. Michael, it was much retarded by having to make a circuit by way of Lisbon, from whence to St. Michael no regular post or packet has ever been established. This information might render the facts of the case which he had to open to them more clear and intelligible. They were simply these: Senor Antonio de Vasconcellos and Senor Nicolayo de Marcio, during the year 1811, sent a vessel laden with fruit from St. Michael to Pernambuco, from which place she was to return as soon as possible. Senor Nicolayo de Marcio effected an assurance on his share of the vessel and cargo in August 1811, out and home from St. Michael to Pernambuco. In December of the same year Vasconcellos determined to do the same on the

homeward voyage from P buco on his share, and in quence wrote the plaintiff 12th of that month to 2,000% on the hull and 1,5 the cargo, on his account letter arrived in London nuary 1812; and the police effected at the close of the by a gentleman at present Brazils on his own private ness. In April 1812, intell was received in London Madre de Dios had saile Pernambuco on the 3rd tember, and had been lost days afterwards. writers immediately exclain "Mr. Vasconcellos musi known that his vessel was ed at the time when he inst therefore we will resist the ment of the insurance. this was not the case, as it be proved that no communi had taken place in the between Pernanibuco and "Allowing that chael. true," continue the under " still Mr. Vasconcellos have known that his veet out of time, and therefore to have communicated th cumstance to us." But th jection was equally uni with the former, becau would show from depe taken on the spot, that the from St. Michael to Pernal is not, upon an average, pe ed in less than 70 or 80 that it is usual for vessels 🛍 at the latter place from 4 five months to obtain a and that it is not custom the former to look upon Bi as missing, because she 🐗 finish her return voyage



epiration of eight months. ase presented two questions mir consideration. 1. Did escellos suppose the Madre os to be a missing ship at me he wrote to Messrs. Berand Costar, desiring them. act the assurance? and 2. did, did he make a proper unication of that circumto the persons who underthe vessel? He was confihat he should adduce such ony as would lead them to both questions in his fa-On the first point he had y spoken; and as to the I he would observe, that s. Berthon and Costar had unicated all the intelligence they had regarding the o the underwriters, by comsting to them the letter they had received from neellos, and which simply I, that as he had just. d from his friend Nicolayo, is (Nicolayo's) share in the de Dios was ensured, he sted them to ensure his in it also. The vestel was at Pernambuco on her reto the island of St. Mi-

Scarlett then put in sevespositions taken at St. Mitending to prove that the
f the Madre de Dios was
sown there at the time when
acellos wrote the letter of
December; that the captain
s vessel had never written
than one letter to his owners
ling the time of his return,
at Pernambuco; and that
months was not more than
sual period for completing
oyage out and back again.
L. L.XI.

It was also proved, that Nicolaye de Marcio had effected his ensurance in August 1811.

Mr. Marryat, for defendant, submitted, that the question which the jury had to decide was, whether a proper communication regarding the fate of the vessel had been made to the underwriters. He maintained that there had not been any such communication. First of all, the vessel was not at Pernambuco at the time of effecting the ensurance, as stated in the plaintiff's letter; then, there was no statement when she had arrived there, how long she had been there, or at what time she intended to set sail from thence on her return. Six months, he had been given to understand, was more than the average time of making the voyage between St. Michael and Pernambuco; indeed, that period was sufficient to make the same voyage from the Thames to Pernambuco and back again, which was a much greater dis-A hundred and ninetyfive days had elapsed before Mr. Vasconcellos thought of making this assurance; and then, forsooth, it was not because be thought the vessel missing, but because he had just heard that his friend Nicolayo had ensured his share. What rendered this circumetance more suspicious, was, that he was in the habit of seeing Nicolayo daily; and that he knew that a shipment was ready for him at Pernambuco; so that he must have expected the vessel to have returned, if all had been safe, before the time on which he wrote to have the policy effected. On these grounds he 0 maintained

maintained that the defendant was entitled to a verdict.

The Lord Chief Justice then summed up the case, and observed to the jury, that the chief point which they had to try was, whether the representation in the letter was actually true, or such as the writer might suppose to be true, or whether it differed materially from the representation which ought to have been made to the underwriters. The vessel, at the time of effecting the ensurance, was stated to be at Pernambuco: it was not necessary that this should be literally true; it would be sufficient if she were there at the time when the owners received their last advices from her captain. Now it appeared from the evidence, that the vessel finished her outward voyage at the end of July, or in the beginning of August, 1811; and that the captain communicated the fact of his arrival to his employers at St. Michael. In all probability his letter would afford intelligence whether he should sail immediately, or wait some time for a fresh cargo. If It did afford such intelligence, it ought to have been communicated to the underwriters. It appeared, in reality, that she was laden in August, and sailed in the beginning of September. It was therefore their business to consider whether Vasconcellos knew of that fact or not; and if they thought he was acquainted with it, to consider whether he had not been induced, by fear of losing the vessel, to effect a policy upon it: if they were of opinion that he had been induced by fear to ensure the vessel, then

he ought to have communithe cause of his alarm to a derwriters; and therefore must find a verdict for the fendant: if they were of trary opinion, then they must in a verdict for the plainties.

The jury immediately rea verdict for the defendant

SURRY SESSIONS, JAMe

Anne Atkinson and To Stephens were indicted for ing conspired to defrant parish of Bermondsey, by ing their male bastard opposite the workhouse

parish.

Jane Johanna Stapleton she lived at 56. Brunswick Blackfriars-road. defendant came to take a 🕍 at her house; said she 📹 wife of an exciseman. evening she came again w male defendant, and paid e both took possession in 🔳 week, and lived together and wife. The woman advanced in pregnancy man said, that when the **ch** born, they should take it. mother's, as they were go America. The child, a bo born on the 28th of July... ness was at the birth. Lewis was nurse. The ch mained in the house three. after which it was taken to deil's-court to nurse. and mother left the how same day, and returned in a week, and sent for the They then took the chi with them; they return

st ten at night without it. an was in a very agitated Witness asked state. he child was. The woman was very well, and well care of, at his grandmo-Witness was not satisfied. ntinued her inquiries for The female dedays. told her, that she and the ok the child, and bought a sket and a piece of new wrapped the child up in it into the basket, and that a tied it to the knocker of opposite Bermondsey use, while she watched at of the street.

Lewis said she nursed ale prisoner on the 23rd in Brunswick-street, in finement. She nursed the week, after which she left them; afterwards she saw ld at Bermondsey work-

the door, on opening it, heavy. She gave it a pull, and was then knocked knee by something falling it. She screamed, and so opened the door, when peared a basket, containchild about five or six old. There were child's in the basket. The child ken to the workhouse, as opposite, and delivered Stephens the master, the nt Stephens' father.

ather of the male defend, he supposed his son was, but never heard at what nor saw the certificate. told him so four years he female prisoner was person to whom he said

he was married. Witness had a young child brought to him in August. He was master of Bermondsey workhouse. He never saw the person who brought the child. The child had been in the house ever since.

Verdict—Guilty. Sentence—six months' imprisonment.

COURT OF KING'S-BENCH, SATURDAY, FEB. 6.

The King v. the Parish of St. Mary, Canterbury.—This was a question respecting the settlement of a pauper, under the following novel circumstances:-The pauper, a boy, had been bound apprentice to a mastermariner, resident in St. Mary, Canterbury, and continued with him some months; but circumstances arising which prevented the master from getting his vessel to sea, the master, at the end of that time, asked his apprentice whether he would like to be turned over to another master, or whether he would go to school for a time and learn navigation. The boy chose the latter, and was accordingly sent to a school in Canterbury by his master, where he continued some time, when he ran away and returned to Shadwell, to which parish he had originally belonged. Here he afterwards became chargeable to the parish, and was passed to St. Mary, Canterbury, on the grounds that he had obtained a settlement in that parish by his service of a Against this decision of the magistrates that parish now The Court, appealed. hearing the argument, decided that no settlement had been gain-

o 2

ed in St. Mary's parish: to constitute a settlement, there must not only be a binding, a sleeping and support, but there must also be labour. In the present case, the master had not had the latter. The boy was bound to him to learn practical navigation, but he had not done so: he was sent to school, where he was taught theoretical navigation only; and there he went by his own choice, and not in consequence of any control exercised over him by his This was not such a master. binding and service as would settle the pauper, who still belonged to his original parish; and the order of sessions, settling him on St. Mary, Canterbury, was ordered to be quashed.

COURT OF COMMON PLEAS, TUESDAY, FEB. 16.

Christie v. Jones.—This was an action brought by Mr. Christie, the auctioneer, to recover from the defendant 5091., which he alleged, being money belonging to him, was won by the defendant, at games of cards, of his clerk, at different times and places.

William Rickards said, he had been servant to Mr. Christie seven years. He was discharged at the end of July last. In his situation as clerk, he was in the habit of receiving money coming to Mr. Christie as an auctioneer, to a considerable amount. The various sums were paid on account of jewels, pictures and property, sold in Pall-Mall. The witness had known the defendant between one and two years. The defendant lived in Pall-mall and kept a billiard-table. The wit-

ness had played with be many occasions, at card played with him for mone the 22d of April last. fendant knew he was a cle did not know he receive master's money. The fire he played with him at card played at the Star and 🗓 Pall-mall. They played bage, and the witness le the money of his employe James Christie. He me again about 30th April, and ing again with Mr. Ch money, lost 70%. On that sion they began with 54 📦 and increased it to 10% 📺 He met the defendant # Bedford's Rooms in Pri and played with him to Two of the defli hour. brothers were present, believed Mr. Bedford was but could not speak po-The witness also played friend of Jones's, who 🖠 troduced to him. pretended ignorance of the and it was understood 📢 was from the country. fendant proposed his friend play for him, and the should give him two cribbage; leaving him, same time, at liberty to 🔊 him in his play. The witter a winner on that occasion; amount of 60l., part of wh mained unpaid, but Jones next day. On the lat of he played with the defer friend on the same princi had played before. The were made good by the 🧖 ant; he lost 1251., which Christie's money. He 🖋 able to pay 15l. of the lost

ight, but the next day he se defendant, and paid him at of Mr. Christie's money. pen another occasion, play-h the defendant's friend at an of the Haunch of Venin Brook-street, for 150%. defendant put down the

The witness lost 80%, was Mr. Christie's money. Emembered going with a bank-note, which he had at Ransom and Morland's, ment of a check given by Voodburn, of St. Martin's-or property bought of Mr. ie. He lost the note in on to the defendant.

Langdon, another clerk r. Christie, was at the h of Venison, in Brookhe he went by invitation of ds, and met him there with the defendant. A widson was also present. Son was the friend of the ant. About 12 o'clock ds went out for money me back with a supply, he lost.

Serjeant Vaughan addressjury for the defendant, and
ded that no credit ought
given to such a person as
ds, who came into court
tness, to avoid a prosecuor felony. He called no
ses.

Chief Justice drew the atof the jury to the main
s of the case; namely, the
due to the principal witIt would be dangerous, he
the public interest, to hold
person who had been deinto a gaming house and
commit crime, was not
received as a witness.
ctions similar to that be-

fore them in general took place at midnight, and persons who became dupes of the designing gamester were perhaps the best witnesses to bring offenders to justice. Independently of all other considerations, the jury would find the witness Rickards confirmed by other witnesses. If the jury had a doubt they would give the defendant the benefit; if they had not they ought to find a verdict for the plaintiff. If they did find for the plaintiff, they might rest on their pillows with the consolation that they had rendered a service to the public.

The jury without hesitation found a verdict for the plaintiff—Damages 5091.

OLD BAILEY, FEB. 20.

On Saturday Phillippe Caday alias Philibert, Joseph Amand Tregrosse, and Louis Amand Cleransac, were indicted for having brought from Mosambique in. Africa to the island of Mauritius, certain persons to be sold as slaves.

The Attorney General stated the case, and the law as applicable to the jury.

G. T. Brodley, in Feb. 1818, was a midshipman of the Magicienne frigate stationed in the Mauritius. On the 21st of that month was with the master in the tender, lying in port Jacotay. While there, they saw a schooner about two in the afternoon, standing off and on Souliac. The wind was against them, and Mr. Evans, the master, ordered Mr. Garrett and witness to go overland to intercept the schooner. They had about eight miles to go, and they took a party of seamen. They got to Souliac about

half past four, and saw the schooner trying to get out to sea. In beating out she ran on a reef, and witness and his party went on board of her, where they found twelve or fifteen persons, among whom were the prisoners. Philibert appeared to be the mas-The other two appeared to Mr. Philibert prebe mates. sented the ship's papers to Mr. Garrett, and told the latter that they kept no log-book. Witness went into the hold, which was fitted up with a loose dock or platform about four feet below the upper-deck. Witness had only seen one other slave ship, and she had no platform. There was no cargo except water on board. He examined three casks. and two of them had salt water in them. Mr. Garrett returned Mr. Philibert his papers. He conceived the schooner was for a slave-ship. He supposed there were upwards of twenty water casks on board, much more than necessary to supply twelve or sixteen men. The schooner went down. On the 24th of February witness searched a storehouse close to the bank of the river Souliac, and found the yards and sails of the schooner, and about a dozen pair of shackles or irons of different sizes, fit for men, women and boys. took them on board the Magicienne. He did not see the prisoners till they were in custody.

J. Sloughton, a seaman on board the Magicienne, confirmed the testimony of Mr. Brodley, and added, that while some of their party went down to board the schooner, others were firing at her from a hill, as they took her to

a slave vessel.

Lyse Victorine, through an interpreter, February and March last a slave to Madame le l Hermitage, in the Mauri collected a great blacks arriving there; tl been a hurricane about the with tliere came Messrs. Philibert, Cleran grosse and Fontaine, a nied by sailors; the bla put in a storehouse near le Brun's house; then great many blacks, o women and two or the dren; she did not un their language, nor co speak French; they all: strangers to the island. mained three days in tress's house, where the lodged during that tim went away on the sec with about half the ble returned with them the and put them in the st Cuvillier came to her while the blacks were store; he brought serva visions and clothes for She rememb blacks. soldiers arriving at her house at night; they k the door but were not? the prisoners and Cuvi there at the time. He told the soldiers she open the door unless the sary came; the soldiers outside all night, and missary came the next and the door was ope prisoners were taken av soldiers, and the blacks storehouse, except were ill; she had neve prisoners but that tim mistress's house; she er husband's name is Polyhe came to her mistress's he blacks were there. 7dore confirmed this testi-

M. Campbell, a lieutenant Bourbon regiment at the tius, was aid-de-camp to l Hall the governor. On d of March last, by order governor, he went to Mae Brun's plantation with a ment from the 22d. Polyas their guide. He pointto them a wooden building ro small huts. They got near eleven at night. Potold him the huts connew blacks, and whites rought them were in the n building. Witness dihis detachment, and with irty surrounded the huts, rith another the wooden He found the huts fill-1 blacks, male and female, number of 92. Greatest ere naked. One was dead, r dying, and nine so weak ould not be moved. யி were covered with the and appeared quite astowhen the soldiers surd the huts and came up em and examined their and arms. They appeared uncivilized, were all Molue blacks, and he was pothey were newly imported s. He secured the huts e night and went to the a building. He knocked equested it to be opened, a woman's voice said she th her two daughters, and e would not open the door t time of night. He moher no farther, but desired

the soldiers to let no one escape from the house. He then went about the plantation and found another hut, in which were eight or nine blacks, who told him in French that they belonged to Madame le Brun. He returned to his detachment and found them where he had left them, and remained with them till next morning. The commissary came next morning; and when the noise of his palanquin bearers was heard, the people in the house opened the door, and they went in and Cuvillier. the prisoners Quanto, Madame le Brun, her daughters and Victorine. Witness took the prisoners, but at the desire of the commissary he allowed Cuvillier to remain with Madame le Brun. or 22 miles from Souliac to Madame le Brun's. There are large forests between.

Cross-examined. — The island has been governed by the French laws since the capitulation.

The prisoners Philibert and Tregrosse put in long written defences, in which they denied the charge and asserted that they had been to Madagascar for a cargo of bullocks, which they were obliged to throw overboard in a storm, and that accounted for there being no cargo found on board the schooner. They wandered about the island and met Cleransac accidentally, who took them to the house of Madame le Brun. The defence went on to state, that their treatment during their voyage to England had been bad. Cleransac's defence was, that he was not on board the schooner at all; that he had been in the French navy, and was of

a respectable family in Bourbon, but was out of employment; he only acted as a guide to the other two to bring them through the woods

Baron Graham summed up the evidence, and the jury, after a quarter of an hour's consultation, found all the prisoners Guilty.

The Common Serjeant (the judges having retired) sentenced them all to three years imprisonment in the House of Correction, and during that time to be kept to hard labour.

COURT OF KING'S-BENCH, FEB. 22.

Forged Bank Notes.

(Before Chief-Justice Abbot and a Special Jury.)

Ransom v. Fish .- This was an action on the case brought by the plaintiff, an engraver, against the defendant, an inspector of the Bank, to recover damages for the injury sustained by the former under a false and malicious imprisonment, upon the charge of the latter. It appeared that Mt. Ransom had paid a 11. Bank of England note to Mr. Mitchener, who keeps the Hole-in-the-Wall in Fleet-street, which note was afterwards detained by the Bank on the ground of its being forged. Mitchener applied to Ransom to repay him the amount, but Ransom refused unless the note were returned to him. Mitchener then summoned him to the Court of Conscience in Fulwood's-rents, where the defendant attended and produced the note. Ransom asked to look at it, and then put

it in his pocket. Fish appealed to the magistrate, who said he Ransom could not interfere. then walked off with the note, and went to Mitchener's house and paid the 20s. A few days afterwards Ransom was summoned before Mr. Baker, one of the magistrates at Marlboroughstreet, when Fish made a charge in writing against him for having the note in his possession knowing it to be forged and counterfeited; and Mr. Baker committed him to Cold-Bath-Fields there to remain till duly discharged by He remained in that prism from the 23rd to the 27th of January, 1818, when he was again brought up, and Fish and Mr. Westwood his solicitor offered to discharge him if he would give up the note. He said he wished the question to be tried whether it were a forged note or not; and he would give it up to Mr. Baker if the Bank would undertake to try the matter. The defendant said he would consult the Bank On a following day Ransom was asked to give up the note, but he refused. He said he had thought better of it, and he would not return it. Mr. Baker was then a little shy of sending him . second time to prison; and # was settled that he should give bail, himself in 2001. and two sureties in 100l. each, to appear on a future day.

Witnesses were called to prove the case on the part of the plaintiff.

Mr. Baker deposed, that he had committed Ransom on the evidence of Mitchener, of Fish the defendant, of Samuel Alsop, the register of the Court of Re-

quests,

and of John Holland, asofficer in that court, and
the statement of Fish
He (Mr. Baker) and his
magistrates had delivered
spinion on the evidence

the charge of Fish was en-

n the book.

Gurney, for the defendant, led, that the case was by ns proved by the evidence. claration stated, that the ant falsely and maliciously i and accused the plaintiff wing in his possession a 1% f England note, knowing ne to be forged and cound. and caused him to be ited, &c. The recital in mmittal was no evidence the defendant. The comproceeded from the eviand the evidence by no supported the allegations declaration. The charge h was "upon suspicion," words had not found their o the declaration. In supthis objection the learned cited Tempest v. Cham-Starkie); Lee v. Webb, . 165); and Bell v. Burne st. 554).

he other side Mr. Scarlett on Davis v. Noak, (1, 377), in which lord Elugh said that the action t depend on words only,

acts done.

Chief Justice said, that he authority of the last on there was no variance present case; but as there ne nicety in the objection, uld give the defendant's leave to move to enter a if he should think propersesses were then called by

the plaintiff to prove that the note

was genuine.

Mr. Warren, who said he had been an engraver for 40 years, deposed, that he had paid particular attention to Bank-notes that he had engraved for local banks in different parts of the country, and that, with all the knowledge he had upon the subject, he believed this note to be a genuine note.

Mr. Le Maitre, a watchmaker, said, that from general observations he considered it a good note, and he should not have felt the least hesitation in taking it.

Mr. Haydon, an auctioneer, deposed, that he was in the habit of taking a great quantity of Bank-notes: he had paid particular attention to this subject for many years past, and was never deceived by a forged note except in one instance. He had no doubt, from the marks which he had been given to understand, in confidence, that the Bank relied upon, that this was a good note.

Mr. Gurney said, that the defendant was taken by surprise with respect to this evidence, and therefore no person was present on the part of the Bank to prove that the note was forged. He contended, that the defendant had not acted maliciously, but from the best and purest motives.

The Chief Justice said, the only question was, what damages the plaintiff was entitled to if the defendant had acted improperly. After the character that had been given of the plaintiff to the magistrates, the learned Judge thought, that it would have been a more prudent course not to have committed him. It was also

to be observed, that there was an offer of letting him go, if he would give up the note. Now the act of committing a man under a capital charge for the purpose of getting the note, was very much to be reprobated. If the jury thought that the defendant had acted from a bad motive, then they would find a verdict for the plaintiff; but if they did that, he recommended them to estimate their damages with temper and judgment.

The jury deliberated for a short time, and returned a verdict for

the plaintiff, damages 100/.

TUESDAY, FEB. 23.

(Before Sir John Allan Park, Knight, and a Special Jury.)

Young v. Wright and another. This was an action of trespass against the defendants, as the messenger and his assistant under a commission of bankrupt against one John Crowley, for entering the Queen's Arms tavern, St. James's-street, kept by Crowley, and alleged by the plaintiff to belong to her, and seizing the stock, furniture and effects therein. The damages were laid at 5,000/.

The defendants put on the

record a justification.

It was stated by Crowley, who was examined on the part of the plaintiff, that he took the Queen's-Arms tavern in June, 1814, and that so shortly afterwards as in the following December, he transferred his interest in the premises and in the stock and furniture to his sister-in-law, the plain-

tiff, in consideration of part of which was paid notes, and the rest by took a house at Paddin which he removed. He stock of wines and spirit time to be 1,400% and oporter from 80 to 100%

his cross-exa On which he underwent with effrontery, he stated that to St. James's-street fr cott street, Goodman where his wife kept a co library; that at that time a general merchant, be thing and all things. warehouses were in 🛍 house with the circulatian for which house he pair year. That on leaving? street he brought away from 1,500% to 1,800% paid his creditors 56 pound. That he did no premium for the house James's-street, and oninto it contracted debu amount of 2,000/., for gave bills which became the beginning of the 🔻 year. That he left St. si street and took the sme at Paddington, to carry wine trade. He also ledged that he had format a milliner and fancy dres at Leeds, where he be bankrupt, and had been an auctioneer. The he gave of the conmoney said to be paid the plaintiff, was most cating and incredible.

The learned Judge has that if the transfer were fide the plaintiff's possess

a fallacy.

in speaking of the amission, that Crower was the petitioning and sole assignee, he debt of 105%. That sessed himself of proging to the bankrupt the amount of 400%, e creditors under that had never received, nor even had the ill been paid. jeant Vaughan ad-

3 Jury on the part of ants, stating this to be most fraudulent cases une before any court: ited with great force y upon the evidence n the part of the plainarticularly on that of He could not refrain ng, with some humour, d of a fancy dresswley should be called mmission-maker, and ie was a perfect Prog been successively a d fancy dress-maker, er, a librarian, a mering in every thing and a tavern-keeper and a ient. After showing f the pretended transrowley to the plaintiff, nt Vaughan told the would give them the ice, for he would lay n the evidence of the 'self.

his, the proceedings present commission ced, and the examithe plaintiff, on oath, Commissioners, conthem, were read. A ct is given as a speci-

men, where she was asked as to the 2,000%.

Where did you obtain the money which you said you paid for the purchase?—I procured it from friends.

From whom—name them?—I did not prepare myself for that question.

From whom did you receive it?—I must first obtain their permission before I mention their names.

Didyou borrow it from any person?—Yes, Sir, I borrowed it.

Of whom?—I am sure I do not know the gentleman's name.

Where does he live?—That I do not know.

On one of these examinations the plaintiff was committed to Newgate for prevarication.

The plaintiff, in her examinations on her oath, states, that in 1814 she kept a school at Newcastle, in which she failed, and her goods were sold off and her creditors were paid a small composition, after which she came up to town, in October, 1814, a mere beggar; and thus situated, took the pretended transfer of the Queen's Arms tavern from Crowley, at 2,000/. She stated, on her oath, on being brought up from Newgate, in answer to a further inquiry as to where she got the money to pay Crowley, that she was recommended by a Mr. Davis to a Mr. Baruh, who lent her the money. But Baruh was put into the witness's box, and said that he never lent the plaintiff any money, nor ever saw her or knew her until he saw her in Newgate, after her examinations. Davis was also produced, who denied that plaintiff had ever

boilgas

applied to him to borrow money, nor did he borrow money for her, and particularly that he never applied to Baruh.

On the part of the defendants, evidence was also produced to support the present commission, which was established to the sa-

tisfaction of the Court.

The learned judge summed up the evidence in an able manner, stating that the care was pregnant with fraud, and that the examinations of the plaintiff were quite fearful.

The Jury returned a verdict for the defendants.

COURT OF KING'S-BENCH. MARCH 4.

Rennie v. Cropper .- This was action to recover the sum of 2,000% as compensation for expenses incurred by quarantine, demurrage, loss of time, and unloading and re-shipping the cargo of a vessel. It appeared, that the ship was chartered from Liverpool to New York and back, with liberty for the consignees to ship a cargo in The Captain was not return. bound to seek a cargo, but he was bound to carry one, if the consignees shipped it. They accordingly did ship a quantity of wool, which the Captain was told was American produce. He proceeded on the homeward voyage; but, on his arrival, it was found that the wool was Smyrna wool, and all ships from that place, at that time, were bound to perform quarantine. He then proceeded to Milford-haven, where he was detained 104 days in performing

quarantine, during which time he was obliged to unload the cargo and expose it to the air. He was also subject to a demurrage of 15s. a-day, with other expense consequent upon these proceed ings. When he arrived at Liver pool, he demanded payment of his expenses, and of the money incurred by the delay. The charterers refused to pay more than the contract for the voyage, and therefore he brought the present action.

The question turned on this point—whether the Captain knew or was informed, at the time of shipping the wool, that it was not American produce, but that of Smyrna, or any other foreign country, inasmuch as by the Novigation Acts of the Protectorate and of Charles II., called the Navigation Laws, no ship, going to a foreign port, is warranted to bring back a cargo of any other country than that from which it is shipped.

The Chief Justice summed up the case and the evidence, to the jury, who returned a verdict for the plaintiff-Damages

2,000/.; costs 40s.

French v. Gules .- This was an action on the case to recover damages for a severe personal injury sustained by the planuth in consequence of the neglect of the defendant, under the following circumstances :-

The plaintiff was a respectable anchor-smith and ship-chandler, resident at Wapping, and on the 2d of August last he hired of the defendant, who was a coachmaster, a landau for the day, in which he proceeded, with his wife and children and a servant, to

Chislehursh

irst, in Kent, to leave the children at school. return towards town, he seat on the box with the an, and at a short disleather strap, which supthe box, suddenly broke oop, whereby they were r thrown upon the road, plaintiff had two of his ken, his arm fractured, nerwise sustained great which obliged him to be ick to Chislehurst, where ined five days under the a surgeon, whence he iveyed to his house in here he was confined for iths before he could come irs. Hetherefore brought on to recover compensalamages.

eared in evidence, that endant, as soon as he the accident, wrote a the plaintiff, expressing for the injury he had d, and offering any reacompensation in his out the plaintiff preferred

in on the case.

Chief Justice in summing vidence to the Jury, said person in the situation of endant, who let out cary the day, was bound to new coach; but he was to keep his carriages in der, for the safety and iodation of the persons nem. But it must be reed, that although he ave exerted a reasonable e, with a view to such yet, sometimes, there isible flaws which escaped and from which accidents rise. If the jury were of that the defendant had

not been guilty of any wilful negligence, but had used due caution, and had no knowledge of the defect, then they would find for the defendant; but if they entertained a contrary opinion, then they would find for the plaintiff.

The Jury retired for two hours, and, at six o'clock, when the chief-Justice had left the Court, they returned with a verdict for the plaintiff—Damages 50%.

HERTFORD ASSIZES, FRIDAY, MARCH 5.

James Head, aged 40, and Martha his wife, were indicted for having set fire to a barn in the occupation of John Overell, of Wakely, and burning thereby an immense quantity of corn, his property, on the 27th of August last.

Mr. Walford opened the case for the prosecution; but in the course of his statement it appeared that the male prisoner and his wife had alternately made declarations upon the subject of setting fire to the barn, and that particularly had the woman avowed that she was the hand who did it, but that her husband was present when the act was committed. Upon this a long discussion took place, whether the woman, acting a guilty part in the presence of her husband, was not excused on the ground of coercion; the counsel for the prosecution arguing that the principle did not extend to the crime of arson, and the advocates on the other side contending that it did.

The Judge (Park, who also obtained

obtained the advice of Mr. Justice Bayley) coincided in opinion with the prisoner's counsel; but desired the case to proceed as against both prisoners, upon the ground that the woman might turn out to be the guilty person, Mr. Walford and not the man. having stated the case, proceeded

to call evidence.

John Overell said, he kept an extensive farm, and resided in the hamlet of Wakely. The prisoner had been in his employment, and he discharged him on the 18th of May last. His barn was set on fire the 27th of August following, and completely burnt down. His large stable adjoining, and a shed, were also burnt down. The barn was separate some distance from his dwelling house. In the year 1817 his premises were set fire to

in a similar way.

J. Turtle said, he resided at Buntingford. On the night of the 27th of August he was alarmed by information of a fire at the premises of Mr. Overell. He rose from bed, and rode to the spot. The fire, which was blazing, appeared to have commenced at one corner. In about two hours after he had been there, James Head appeared upon the premises, and kept walking about and talking very much of the former fire at his master's in 1817. He talked also much of the then fire, and witness was induced to observe him closely. The prisoner caught his eye, appeared embarrassed, and shuffled away to break off the conversation.

George Mickley said, he also went to the premises of Mr. Overell the night of the fire. He saw the prisoner there, who spoke to him, and said it was a sad job that a fire should thus happen again on his master's premiet. His wife, he added, was unwell, and had got out of bed in the night, when he (the prisoner) said he thought there was a fire His wife replied it was nothing but moonshine, but he thought it was a contiguous farm which was on fire. The prisoner appeared to the witness to be confused and agitated. He lived about 4 mile from the place where the Witness did nor fire took place. think it possible, from the situstion of Head's dwelling, that he could see a fire while he lay of his bed; but admitted that the atmosphere might be illuminated by a blaze where the fire was not directly opposite to the view.

Thomas Britton resided # Munden, close to the prisoners house. The latter called him up on the night of the 27th of August from bed, by an alarm of Witness arose, and accomfire. panied him to the premises of Mr. Overell. The prisoner told him on the way, that when he first called him up he was naked, and that his wife threw his clother to him out of the window, when he put them on by the time he (the witness) had got dressed.

Richard Tew (an interesting boy) said he was the son-in-law of James Head. Martha Head was his own mother, and he lived in the house with them. He slept up stairs in a room outside his father's, and through which the latter must have come to go down stairs. On the night of the 27th of August he was awoke by person, whom he knew to be his father, and who went down stairs

of the house. He reabout a quarter or half He knew his voice d heard him distinctly have left a brave light 1e." Witness soon after t to sleep, but was again, rt time, aroused by his who called out, "Dick, ; your master's) farm is on fire." Witew his father's smockt of the window to him. owyer said, that her huss in the employment of rell in August last. Her had money to pay the after his discharge from ecutor in May last. He gly came to their house, nusband was not at home. asked him if he came for y; he said, yes; but it ot be much when he had ess said it would be some as it was for them; when ediately replied, "D-n lood (meaning Overell), my knife in his throat, ther or two want a knife as he." He also added, : d——d to hell if they ve it, and he (Overell) t live. He wants another rhishead, and he must look sharp if he does not have itness asked him if her ever heard him use such ons, when the prisoner "No; hell a bit; the ur husband knows, the : will be for him." d known Head and his eight or nine years, but immediate intercourse aintance with them. ad angry words or quar-

ith either in her life.

Under the direction of the learned judge, the prosecution as against the woman was here to-

tally abandoned.

Stephen Lavender, the Bowstreet officer, said he was employed in the investigation of the
affair in question, and went to the
house of the prisoner James Head,
which he carefully examined in
his presence. He lay down on
the bed from whence the prisoner
said he had seen the light of the
fire, and thought it utterly impossible he could have seen it
from thence.

The prisoner, in the most solemn manner, protested his innocence.

Mr. Justice Park addressed the jury; who, after a consultation of about ten minutes, pronounced an acquittal as to Martha Head, but found the prisoner James

Head—Guilty.

Chelmsford, March 10.—Wm. Bush, James Westwood, George Westwood, Joseph Chessum, Robert Wolfe, James Jeffery and Robert Litchfield, were indicted for burglariously breaking and entering the dwelling-house of John Chapman, at Waltham Holy Cross, in this county, and plundering the house of a variety of articles set out in the indictment.

Mr. Jessop stated the case, which was proved by an accomplice of the name of Duvall, who gave the following account of the transaction: That Wolfe, who was the captain of the gang, on the 25th of October met him in London, and told him that if he and Litchfield would come to his house they would meet with some others, who were to proceed to

a house where they could get a good booty, as they knew an old man who had a good hoard. accordingly met Litchfield the next day at Hertford, and they went together to Hoddesdon, where they slept at the Red Lion; they staid there until 4 o'clock; they went on to Bromley, where they crossed the fields to Mr. Chapman's house, which was a lone farm-house in the parish of They listened in a Waltham. lane until it was quite dark, and then they went to an outhouse near the house, where, by appointment, they were to meet Wolfe and the others, afterwards Wolfe and the four others joined them, and they all continued in the outhouse until about eleven o'clock at night: they then went to the house, and just then they saw the carter returning with his waggon, who had been to London; he went into the house and got a light, and went with another lad into the stables. Some of them immediately bound the two men together, back to back, and fastened them to the manger, where Wolfe stood guard over them. The others then went into the house and went up stairs, when they got into a room where they found two men-servants sleeping; they asked them where was their master's bed-room, and where he kept his money. The men were very much frightened, and replied, their master slept at the other part of the house, and that they did not know where he kept his money. A guard was left upon them, and they proceeded to the other stair-case; but bere they found a strong

door, which was fastenti went out and get twocutters, with which the diately shivered the burst into Mr. Chapma room; he and Mrs. were in bed; they dem money and his keys, w gave them, and told money was in a burear they went down stairs open the bureau; they open an iron chest, force closets and completely re the house, taking away & ably above 100l, in monand three watches; and galed themselves with spirits, and took away part of a ham. The me circumstances of the were also confirmed by vants and Mr. and Mr. man.

In confirmation of the mony of the accomplication proved by the landlord desdon, that he and I had siept at his house the before the robbery, and a was found in the possessed of Wolfe's house.

Litchfield was also of another burglary in the of Nash Kemp, at Chalittle shopkeeper. He with all the next day with all the having stripped the shops

Chessum, Wolfe, and were convicted of a the

The learned Judge impassed sentence of death

Litchfield, Jeffery, and at they would certainly ited.

gang has for some time dread of the surroundabourhood. Wolfe acted r always; came to his horseback, and the usual on was at his house at i, where they adjusted counts and settled the of the plunder.

DSTONE, MARCH 17.

, and another v. Bayley, This was a case of rather r nature. It was an actrover by the plaintiffs, hwardens of the parish hn the Baptist, Margate, the defendant, as rector parish, to recover the certain black cloth which a put up in the parish n respect to the memory ate Princess Charlotte of nut which the defendant erted to his own use by t made up into coats, ts and other articles of

eared that the plaintiffs, hwardens of the parish in wishing to pay proper o the memory of the late Charlotte, had purchased y of black superfine cloth symere of a woollen-dralargate, for the purpose ing the pulpit, the readand the communionthe church, during the tted to public mourning t-melancholy event. The et 371.0s.9d. and was the places above-men-LXI.

tioned, where it remained for six weeks. At the end of that time the plaintiffs sent for the woollen-draper to take down the cloth again, and give them the amount of its then value, to be placed to the account of the parish. The defendant, however, having been apprised of the intention of the plaintiffs, took steps to appropriate a portion of the cloth to his own use, the remainder of which was divided between the cierk and the sexton. The defundant afterwards employed the same woollen-draper of whom the cloth had been originally purchased, to make him a coat and other articles of clothing from the cloth so taken and converted. Some ill-will seemed to have arisen in the parish in consequence of this act of the defendant, who was charged by report with having stolen the cloth. He was afterwards applied to for the purpose of accounting to the parish for the amount of the cloth taken: but having declined all communication with the plaintiffs, in consequence of the coarse imputation cast upon him, the present action was brought.

The defence set up was, that it was the general custom of all the parishes in the kingdom to allow the rector to take a portion of the black cloth put up in churches on the occasions of public and private mourning, and that in all events such was the custom of the particular parish

in question.

Mr. Justice Bayley objected to the evidence of general custom, but allowed evidence to be given of the custom of the particular parish.

Witnesses P

Witnesses were then examined upon this latter head; but their evidence went to show, that in two instances where private individuals had put up black cloth in the church out of respect to departed friends, the rector, the parish clerk and the sexton, had been allowed respectively to take a portion of the cloth so put up. The general impression of the witnesses was, that such was the

general usage. Mr. Justice Bayley, in his address to the jury, laid it down as the rule of law, that no person had a right to hang up what are called ornaments in the church without the leave of the rector, because the freehold of the church was in him, and he might make his own terms for that leave. In general, where private individuals hung black cloth in the parish church with the concurrence of the rector, there was a kind of understanding between them that the . cloth became the property of the rector. In the present case, however, there had been no bargain between the plaintiffs and the defendant with respect to the terms upon which the cloth was to be hung in the church, and consequently the latter had no right to take any portion of the cloth, because, by law, he was not entitled to take such a property, unless by matter of arrangement or agreement between the parties to whom it belonged. Under these circumstances the plaintiffs were entitled to a verdict for the value of the cloth which the defendant had converted to his own

The jury found for the plaintiffs.—Damages 151. Before Mv. Justice Holros

a special jury.

Rex v. Sir Manasseh bart.—This indictment continued the defendant with having himself and by certain a corrupted and bribed seventhe electors of the boro

Grampound.

Mr. Sergeant Pell open case on the part of the -The borough of Gram contained sixty voters, c that right in respect of bein In November, 18 meeting took place between M. Lopez and a man of the of Hogre, who would be 🕥 a witness. Houre being of Grampound, the the meeting was, to adjust for bringing Sir M. Lopes This was to the borough. fected by a loan of 2,000 electors; this loan being gift, and the price of the In addition to the evide Mr. Hoare and other gend letters would be produce Sir M. Lopez himself would leave no doubt up nature of the transaction.

A number of letters we read from Sir M. Lopez 🚛 Mr. Hunt, his solicitor, add for the most part to Mr. By these letters Hoare. peared that Mr. Hunt confidential solicitor of Lopez, and that he was the employed to manage the of this election; that 2,00 to be paid upon securing five voters; that the 2,00 to be a loan, and to be p Mr. Hunt. After expendi siderable sums it appe**arc**

interest. Mr. Teed, the petitioner for Grampound, visit to the borough, and Lopez declared, in one of ers, that far from being by Mr. Teed's journey, gentleman would place he situation in which he efore the commencement negotiation, he (Sir M.) esign his interest to him. these letters, in which, z of the electors of Gram-Sir M. Lopez says, " If 1 find any gentleman who them better, they may their services to him:"--other, in which Sir M. e shall not be put to the al expense of a dinner to ers, excited considerable

m Hoare swore that he iderman of Grampound; Nov. 1814, he went to and saw Sir M. Lopez at see in Arlington-street; gave Sir M. Lopez a lettroduction from Sir John; that Sir M. Lopez said I there was an opening in high of Grampound, and should be coming down d would see witness on iness; that Sir M. Lopezed witness to consult the he subject and write

the subject and write d; that witness then told Lopez that the electors satisfied, and 2,000% e necessary for that purat after he returned to und he wrote to Sir M. on the subject, and renanswer. In the beginthe month of December Sir M. Lopez at Ply-

mouth; that he went with him to Mr. Hunt's office, where he saw Mr. Hunt; 'that he then explained to Sir M., in the presence of Hunt, that the freemen wanted 2,000%, and that Sir M. Lopez said Hunt should come down; that Hunt was at Grampound twice; that on the first occasion he did not see so many of the freemen as he expected, and only stayed a few hours; that he afterwards met Hunt by appointment at St. Austel, and Hunt came again to Grampound, where he saw about forty of the freemen; that he told Hunt that the freemen expected 50% each; that Hunt said that could not be; that they could have only 351. each; that Hunt then desired him (witness) to send the voters into the room (a room at an inn) one by one; that he did so; that Hunt's clerk, Mr. Rawle, was in the room, and John Brown, a voter, when witness left it; that Symons was not introduced at this time; that he saw Sir M. Lopez some months after, at his seat near Plymouth, and that Sir M. Lopez then said, "I have secured Symons; I have done something for him here;" touching the palm of his hand. That he afterwards introduced Allen, a voter, to Hunt, who did not seem inclined to receive him, as they had already got a majority.

On being cross-examined by Mr. Adam, he said, that when Mr. Teed and Mr. Lambe, his solicitor, came down, he told them that he had a letter from Sir M. Lopez, in which Sir M. said he would relinquish his claim to any gentleman who would do better by the borough. That as

P 2

he

Sir M. Lopez felt rather insecure he was looking for this letter among others from Sir M. Lopez, Mr. Lambe said, " I will look for it;" that Mr. Lambe then took all the letters and said he would return them; that they had not been returned; that he was anxious to have them back, lest people should suppose he had sold them. When Hunt came to Grampound the second time, and witness sent in the freemen one by one, he did not see any one receive any money.

Did you receive any money?— Yes, I did.

Mr. Justice Holroyd.—I ought to tell you, you are not bound to answer any question which may criminate yourself.

Mr. Adams.-I now put the

question again: Did you receive any money?-Witness. I do not

choose to answer.

Mr. Teed (examined by Mr. Sergeant Pell) said, that he was an unsuccessful candidate for Grampound last election, and was at the present moment a petitioner. That in August, 1817, he received from Isaac Watts, a voter of Grampound, a paper containing the names of the voters who had been bribed by Sir M. Lopez; and that Watts told him the respective sums which had been paid, which he put down against the respective names; that he called on Sir M. Lopez in London; that he told Sir M. Lopez that he called at the desire of Watts, to know what he (Sir M. Lopez) intended so do respecting Grampound. If be (Sir M. Lopez) would be content with one seat, he (Mr. Teed) seight have the other; that witness then told Sir M. I was acquainted with him ings at Grampound, duced the list he had from Watts; that Sir merely expressed his where the witness could so correct a list. Tha said the sums were very except that he had pa some than was put dewitness told Sir M. La he and the electors went to a prosecution; the Lopez then said, he 📦 tect the electors if its 100,000% That he counsel's opinion; and electors were not liable two years had elapsed 🛊 transaction. - On his mination by Mr. Ad Teed said that he did to M. Lopez that he show secuted; but only that liable to prosecution. 🗟 letters were taken from Mr. Lambe, with the witness; and that he did not choose to reta when he discovered their

Mr. Moore argued 💣 of the defendant, that 👭 in question had been charitable motives, to borough of Grampous was at that time in grea He commented at ca length upon the testime various witnesses who called on the part of the tion. The Mr. Hozren stood convicted, by confession, of the voi which they were attencharge upon Sir M. Lopi were quite unworthy The jury should be cand

llord lowered his rents to his tenants, and was afterreturned by their votes to nent, would that constitute y? Where was the differn the present case? The d counsel then commented tome severity upon the eviof Mr. Teed; and conl with a hope, that if the ntertained any doubt upon se they would give the beof that doubt to the accused

Justice Holroyd summed evidence at considerable, and expressed his opithat if the witnesses were relied on, the case had been y made out. The jury, it leaving the box, found fendant Guilty.

COURT OF ADMIRALTY, MARCH 25.

the matter of the Ship - Sir William Scott pro-1 to give judgment in this o-day; the facts of which, ' as he was enabled to from the very contradicaffidavits which had been ted, were in general these: it the Asia private East Inup, laden principally with i, on her homeward voyage Bombay was overtaken in bowns by the memorable of the 4th of last March, hich lasted through several eding days; that she broke er anchor, and her windlass o damaged as to become s; that in passing Ramsights were hoisted, the one says, in order to obtain asce, and guns fired for the

same purpose; that after passing Kamsgate it was determined on consulting with the pilot, and for the purpose of saving the lives of her numerous crew, amounting in all, including the officers, to 28 men, besides some Custom-house officers who were on board, to run her ashore; it being then some time after high tide, which was falling fast, the wind setting in fresh in shore. This was done without any material injury to the vessel, except unshipping her rudder. Now a matter in contention between the parties was, whether lights were so hung out and guns fired, before she was ashore or after. But it was admitted that guns were fired. The presumption was, he thought, and in that he was supported by the opinion of the nautical gentlemen by whom he had been assisted, that lights were hung out before. In that condition of the ship, it must have been impossible for her to proceed without making signals for assistance from the shore, and therefore she passed Ramsgate with lights hung out. It was asserted, that after being run on shore she lay tirm and secure; in that case it would be difficult to account why guns were fired at that time, by the direction too of the pilot, a person charged expressly with the safety of the ship. The boatmen of Ramsgate in the neighbourhood of the pier, were on the look out for accidents of this kind, in order to render their useful but perilous services, various ships being at that time supposed to be in distress. One boat was at length got along the shore and dragged opposite to

the spot on which the vessel was a-ground. Having got the boat off with the assistance of several persons who were on the beach, five men proceeded in her; and certainly in such a night, in such a storm and such a sea, the mere description of which could not be read without terror, this was a service of extreme peril and difficulty, rendered by a set of men accustomed to face danger and to contemn it, with spirit and with activity. Almost immediately on their quitting the boat, which swamped but was not lost, the danger to the ship fortunately ceased; therefore, as for 18 other men who came on board afterwards, and certainly performed severe labour at the pumps, he could only look at their services as labour, and not as of a salvage nature. After a review of the various points of evidence, he finally decreed \$60 guineas to the five men who first boarded the Asia, as salvage money; and 350% to the other 18 men, as the price of their labour. Salvage to be paid on freight in proportion; that is, 70 guineas being as the proportion of its value (6,000%), was to that of the cargo (30,000*l*.), or as 1 to 5, and 101. for damage done to the boat.—Thus the whole sum given by this sentence is, \$11% 10s.

SUSSEX ASSIZES. → HORSHAM, MARCH 25.

Crown Side.—Before Mr. Justice
Bayley.

Cutting and Maining.—James Gibbs, a youth of prepossessing appearance, aged about 18, was indicted under Lord Prough's act, for felonious maliciously stabbing and George Gibhs, with intermurder or do him some gradually harm, on the 15th the parish of Storrington.

county.

George Gibbs, a youth 16, the unfortunate victima prisoner's ferocity, appear the box, dreadfully em and still labouring under fects of the outrage which soffered, his wounds being green, and gave the for statement :- His father wa keeper to lord de la Zou lived at Parham-park. evening of the loth of about eight o'clock, him sent him with a message Crown public-house, a she tance from Parham, when the prisoner near the end father's garden. The prison a stick over his shoulder, though the night was rather he could see him by the a lantern which he carried The prisoner wa alone, but appeared to have ed from another your named Duke. When the approached him, he was. wish him good-night, will former struck him over the and face with the stick carried. He was nearly by the blow, which heing ed he was knocked dow from the violence of the the stick was broken. ness immediately cried " Oh! Jemmy Gibbs, don der me;" and begged for The prisoner then went him, and immediately public

ket knife cut him twice the chin; but his sanguidesign having failed by means, he stabbed him bethe right ear with the same Witness struggled to om him, and in doing so ied him of the knife; and in suffle the prisoner drew it th his hand and wounded l of his fingers. The prithen took him round the and dragged him to a gateand endeavoured to swing ad against it. Witness cried r mercy and called "Murupon which the prisoner t hold of him by the throat, he griped with both his in order to prevent his g any noise. He immey afterwards let go, but his throat a second time, hen the witness lost his and remembered nothing ards; when he recovered md himself with his friends. ore positively that he never ny quarrel in his life with risoner; that they were sakes; they were not rethat he had known the prias a passing acquaintance ad seen him occasionally; was by no means intimate im. He could in no mancount for the prisoner's atpon him.

orge Whale proved, that and the cry of "murder" e evening in question and to the spot whence it prod, when he saw the propr weltering in his blood, consequence of the alarm he gave, the prisoner was ed.

liam Moore proved, that

he was attracted to the sanguinary scene in consequence of hearing the prosecutor cry out "Murder;"—" Jemmy Gibbs, don't murder me!"

Daniel Duff stated, that he apprehended the prisoner between nine and ten the same night on Wracklan-common, and saw the prisoner running from him and endeavouring to escape.

John Braby was present when the last witness seized the prisoner: his hands and face were very bloody.

Daniel Nash picked up the pocket-knife, which was smeared with blood, and a stick, resembling a broomstick, broken in two or three pieces; which articles he produced, and which were proved to be the prisoner's.

Mr. Dennett, a surgeon at Stonington who was called in, described the wounds which had been inflicted on the prosecutor. The knife being shown to him, he said it was dull on the edge and in his judgment that circumstance prevented the wound being fatal.

Here the case for the prosecution closed.

Mr. Justice Bayley asked the prisoner what he had to say in his defence.

The prisoner said, "I don't know that I can say any thing."

John Gibbs, the father of the prisoner, came forward in a state of pitiable agitation, so much so, that he could not stand, and stated, that he was a labouring man, that his son and he were in the habit of working for Mr. Emery, a farmer at Parham. On the day mentioned in the indictment, after he and his son had performed

performed their daily labour for their employer, they came home to do some work in their own garden. He observed that there was something singular in the behaviour of the prisoner, who seemed not to work with his usual cheerfulness. At supper time in the evening, about seven o'clock, the prisoner seemed lowapirited and ate very little food. He kept bock from the fire, instead of coming forward as usual on such occasions to join in the humble cheerfulness of their About half-past seven the mea!. prisoner went out and never returned. He did not know of any quarrel between the prosecutor and his son.

Sarah Gibbs, the wretched mother of the prisoner, also in an agony of grief, stated, that she observed something singular in the behaviour of her son during supper-time of the night in question. He are little and sat quite behind from the rest of the family. His aunt was present and was about to go home; he was asked to accompany her, but he made no answer and stood dejected against the cupboard of the room. Witness knew of no quarrel between her son and the prosecutor. They always appeared to be on good terms with each other. The prisoner was a quiet, affectionate and industrious lad, and worked early and leter and was not given to gusts of passion or ill temper.

Anne Price, the prisoner's aunt, observed his conduct at the supper-time above mentioned; his behaviour was very different from what it usually was; he appeared very low. When he was nursing

Marine at

a great flurry, and not with usual and tender care of child, of which he was very. The prisoner was mild manners, dutiful and attended his parents and extremely gent in his employment that night the witness asked to see her home, but make answer he stood silent at night on the like occasion.

Mr. R. Emery, a respectation of the prisoner worked for his or four years. He was a tremely good workman very industrious attentive always bore the character civil, kind-hearted your and was never known to with any body.

with any body.

Mr. Justice Bayley the med up the whole of the with great minuteness, verting to the defence will been set up, told the jury they were of opinion to prisoner, at the time li mitted the dreadful offer puted to him, was posses sufficient reason to dist right from wrong, he was t able to the law for the act committed, and the penal quences which must conviction for that act 1 visited upon his head.

The jury, after a few and deliberation, found the purity.

The learned judge immer pronounced the awful sent death in a manner so impand pathetic as to leave eye in court, holding out prisoner no hopes of mere.

KING

GSTON, APRIL 2. vn Side.—Murder.

Dean was put to the ged with the wilful f Mary Ann Albert, a between four and five on the 16th of Octoin, St. George's-fields, ther throat with a case-

lowing are the leading nces of the case:—On ening, the 16th day of last, between six and ock, the prisoner, who ch-engraver, went, as he in the habit of doing, to nother of the child who or the Elephant and t. George's-fields, and him to take tea; while ere he nursed and played shild until about six or ien he went away with ert's brother, Williams, n he was intimately acand had been fellow-They proceeded as e Obelisk, when they , and the prisoner red took the child again p, and put his hand in t to get some halfpence, he would go and buy les for his little Mary; ok the child up in his asked her if she would upple and many other estions, such as, do you do you know who I He then went out with , but being absent ra-, the mother feeling went out to see after I on going into a court house she met the o reeled towards her,

and on her taking her in her arms, the blood gushed from her throat and the child appeared as if she was expiring; a surgeon was sent for, but his efforts were fruitless, and in about an hour it died. The prisoner wandered about for three or four days, and although every diligence was used to find him, it was unsuccessful. At length on the meming of Tuesday following, at about five o'clock, he rapped at the door of the watch-house at St. Andrew, Holborn, and said his name was Doan and that he was the murderer, and he was of course detained and taken to Giltspur-street compter.

Mrs. Mary Albert, the mother of the little girl, was examined in support of the above state-When she beheld the prisoner at the bar she burst into an hysteric scream of horror, and was for a long time incapable of giving her evidence, until she was relieved by a flood of tears. prisoner seemed evidently affected by the ageny in which she appeared to be. On her crossexamination she gave a very favourable representation of the temper and disposition of the prisoner, and that he was extremely fond of children, and pasticularly of the unfortunate infant who had lost her life by his act. On the evening in question she observed the prisoner to be very uneasy in his mind on account of his want of employment, but he spoke in a rational and collected manner.

Mrs. Sarah Williams, the mother of the last witness, on her cross-examination described the conduct of the prisoner on the

evening



mile. Ameri; deposed to the circumstances connected with the above outline of the case. On his cross-examination, he said he had been fellow-apprentice with the prisoner, who had always conducted himself in the most friendly manner towards him and his family. Witness and the prisoner had lodged together for a long time; he knew the prisoner was unhappy in his mind on account of a young woman with whom he kept company, whose father had forbidden any further intercourse.

Joseph Myatt, the watch-house keeper of the parish of St. Andrew, Holborn, proved, that early on the morning of the 20th of October the prisoner surrendered himself to justice at the watch-house. He appeared in a state of great agitation, stating that he had been induced to surrender himself in consequence of his having heard a sermon at the Tabernacle in Moorfields; that he had wandered about ever since he had committed the horrid deed, and was unable to bell

I felt that I could not py in this world without d determined to leave it. hts of a dreadful descripitered my mind, and must roceeded from the Devil. that I should leave the in a state of happiness if d murder her, and deterto perpetrate the deed. I en from home two days, is not being very brisk, Friday evening I called Williams at Mrs. Albert's, both came out together lked in company as far as rrey theatre. We did not

to see a gentleman in the the see a gentleman in the should go that We parted, and I returned. Albert's. After talking ery friendly manner with nily I asked for a knife, y, supposing that I wanted some bread, gave me a nife. I took an opportucencealing it unperceived pocket. I shortly after out with the child to buy me apples, which having returned to the court. A

thought came over my that if I murdered the vho was innocent, I should nmit so great a crime as dering Sarah Longman, is older, and as I imagined as to answer for. In a t I pulled the knife out pocket, put the child out of my arms, held her back and cut her little

In an instant I imagined vas in the midst of flaming d the court appeared to the entrance of hell. I ay, not knowing where I

went or what I did; I wandered about in a state of distraction until I surrendered myself up at the watch-house."

The prisoner, who during the course of the evidence above-mentioned appeared to be in a kind of idiotic stupor, being called upon to make his defence, merely said in a wild manner,

that he was not guilty.

A great many witnesses were then examined on his behalf to prove a case of insanity. Among others were, James Longman, the father of the young woman to whom the prisoner had been attached; George Cass, a watchmotion-maker; Ann Keys, Eliza Campbell and Maria Tyrrell, persons with whom the prisoner had lodged; and the tendency of their evidence was to show that the prisoner, a few weeks previously to the unfortunate transaction in question, had been flighty and low-spirited, in consequence of his want of employment and having been forbid the continuance of his addresses to the young woman, Miss Longman.

The case went to the jury under the learned judge's direction, and the prisoner was found

guilty.

ARCHES-COURT, MAY 20.

Hayes, Falsely called Watts, against Watts.—This was a case of nullity of marriage, instituted by the wife against the husband, under circumstances of rather an unusual description. The parties were married, by license at the church of St. Marylebone, so long ago as the 29th May, 1800;

Mary Hayes being then a spinster and about twenty years of age. The warrant for that license described the intended marriage as being about to take place with the consent of Sarah Church. widow, the mother of the said Mary Hayes: and it was accordingly solemnized, Mrs. Church assisting at the ceremony. The ground of the present suit, however, was, that in point of fact, no legal consent was ever given : the father of Mary Watts, long supposed to be dead, being at that time living, and Mrs. Church, ci-devant Hayes, being consequently not a widow as she had described herself.

The learned counsel for the husband, Mr. Watts, conceived that the most proper course for them to pursue, was, to submit the facts as proved, without any other comment; then the evidence would show that Mr. Watts was not a party to procuring the license, and was not aware until the citation in this case was served, that there existed any in-

formality in the marriage.

Sir John Nicholl remarked, that the circumstances connected with this suit had something peculiar in them: for it was, contrary to the usual custom, one brought by the wife against the husband, and on account of her own minority; the marriage not clandestinely nor secretly had, but with the consent of the minor's mother, who supposed herself at the time to be a widow. It turned out, however, that the father, for some years reported to be dead, was then living, and had since indeed been examined as a witness. He was the only person,

according to the act of ment, who could legally to the match; and if the that act were not complicate notwithstanding that the had lived together for 18 it was in point of fact and nullity. Now, the mine the lady, by the deposi several witnesses connects the family, was put bey doubt. The father left in 1780 for America. Has for some time at Halifax, 🖟 Scotia, which place he and returned to England In the interim his wife and dren, who lived in the he his uncle, heard nothing and concluded that he more. A person named C arrived from Halifax, con the intelligence of Haven and married Mrs. Hayes, not herself communicate 📬 on his arrival what had place. The affair was, is made known to him preto some negociations ente with him to execute a bon wife, then Mrs. Church, her to receive some fund perty under the will of the a Mr. Adams, who had one or two legacies of that Hayes, after a stay of months, returned once America, and was never again until April, 1814, 👊 derstanding that a nephet John Hayes, esq. comman majesty's ship Majestic Halifax station, he addre letter to him informing him being in good health, & dated from the town of New Brunswick, Nova Of course the marriage

ter had been celebrated it even his knowledge, and absolute belief that he was ving; his wife, who had cted a second marriage, ost her second husband, iding herself a widow, had that consent which was, in llegal; and although the appeared to have acted n error and under misintion, the prayer of the ter must be granted; and urtaccordingly pronounced arriage null and void.

OURT OF CHANCERY, rednesday, july 21.

Gordon v. Gordon.

s was a case which had been ending in this court, and it litigation between two broas to an agreement entered long ago as 1790. The facts case were shortly these: laintiff, Harry Gordon, is an brother, as compared with fendant James Gordon, and brother yet older than himmmed Peter. The father and Peter also soon after intestate. A doubt now as to the legitimacy of ; and it being generally stood that he was actually mate, his younger brother , who is a barrister, entered m agreement with him to him an annuity out of the , which of course would fall defendant who was legitia public marriage having place before his birth. This nent was dated 1790, but

it subsequently came out, that in fact, a private marriage had been celebrated by the parents of Harry previous to his birth, and previous to the public ceremony; the consequence of this was, that if no agreement had been entered into the whole property would have fallen to Harry, who was now the legitimate heir at law. The legitimacy of the plaintiff had been established by the verdict of a jury; and now an application was made to set aside this agreement, under the peculiar circumstances of the case. Counsel having been heard at length on both sides,

Mr. Heald was this day further heard in reply, and read many letters which had passed between the parties previous to the agreement of 1790, as evidence to show that the plaintiff knew nothing of the private marriage by his parents, and that the defendant was well acquainted with the fact, previous to making the agreement. He also endeavoured to prove from the same documents, the strong desire of the plaintiff not to stir matters so delicate to his mother, who was still living, and to prevent the publication of her disgrace to the world. There were then two questions most material for the considers tion of the court:—1st, Whether there was any suppression of any fact wilfully or intentionally by the defendant, in making this agreement? And, 2dly, Whether there was such a mistake, either on one side or on the other, as would induce the court to set the instrument aside? He contended, that all the evidence tended to

prove the fact of the ignorance of the plaintiff of any private marriage having taken place.

The Lord Chancellor considered this as one of the most important, and at the same time one of the most distressing cases which had ever come under his notice, sitting in a judicial capacity. The questions here to be decided were twofold. If both the brothers were ignorant of the private ceremony, that was one question; but if one of them was acquainted with the fact, and either from design or inadvertency did not communicate it to the other, then there would be no difficulty in deciding the point. He wished, however, before he gave his judgment, to call for the inspection of those letters and papers which had for the first time been now produced in evi-With regard to the evidence. dence already introduced in the case, he had read it with much attention, and he had come to the opinion that Dr. Hogg. General Adam Gordon, the mother of the parties and the sister, had all perjured themselves if the fact were untrue that the defendant knew of the private ceremony of marriage previous to the agreement being entered into. His lordship at considerable length entered into a minute detail of the principal facts of the case, commenting as he proceeded on each feature, and finally postponed his decision until he should have carefully read the additional evidence produced.

Ultimately, his lordship decided that the agreement must be

set aside.

JAMAICA,

WEDNESDAY, JULE

The King v. John Hue John Jones.

The court having been the names of the particle to appear called over, grand jury sworn, his ho presiding judge delive**red** lowing charge :—Gentle the Grand Jury,-We are bled by virtue of his # letters patent for the per trying offences committee high seas. It appears by leadar that your atten be principally called to vestigation of a charge against two persons for tion of the acts of par passed in the 47th and 👪 of his present majesty, abolition of the slave-tra the first of those acts this of traffic was declared to gal, was abolished, and prohibited among Britis jects under the pain of p penalties. By the secon crime was declared to be not, however, of a capital but subjecting the office transportation or con-His excellency here red words of the act, which the punishment for the under consideration to portation beyond seas for not exceeding 14 years prisonment and hards about term not exceeding five, than three years. -Ge many years have clapsed wisdom of the imperial ture, after a long and 🛋 delib

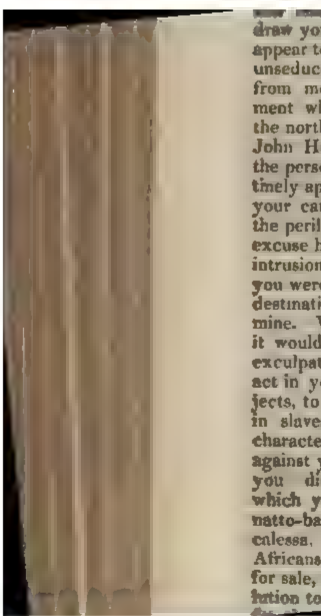
ation, declared itself upon iteresting and important Whatever might have he doubts and difficulties tal to the measure in its ss (from the real or supnterest of these colonies), ulation on the question has to been at rest. The law sed and been obeyed. I ntlemen, that the law has beyed, because I conceive o be inconsistent with the of the present occasion this place, to call to your ction, that our island legishas gone hand in hand with f the mother country in ; local regulations in aid of olition laws. This very ding is itself in some demanifestation, that a deo violate or evade them no part of the character of habitants of this colony. s the first time that there en occasion to institute a rosecution similar to that ch we are now engaged. l, I cannot disregard so e an occasion as the preor declaring my implicit tion, that in Jamaica those ave been strictly and scruly funilled. The length of luring which I have here public station, must have d me the means and oppors for observation; and it is be experience and informahus obtained, that I feel bound to make this de-Your experience and d knowledge of the laws it unnecessary to expatiate a nature of the duties atto you as the grand inof the country. You are

well aware, that in the investigation of offences, it is your province to hear evidence on the part of the prosecution, and to inquire whether there be sufficient cause to call upon the party accused to answer it. You will have the goodness for the present to withdraw, and the indictment will be laid before you with as little delay as possible by the officers of the crown.

Friday, July 30.

The court being formed as before, with the exception of six H. Popham, and the prisoners being put to the bar, his honour the judge of the Vice-Admiralty court delivered the following address and sentence:—

"John Hudson and John Jones, -You have been indicted and found guilty of carrying away and removing, and also of detaining and confining, 44 persons, for the purpose of their being sold, transferred, used and dealt with as slaves by importation, into this island or elsewhere. And you, John Hudson, have been separately indicted and found guilty of having taken the charge and command of, and embarking on board of a schooner called the St. Antonio, as master, you well knowing that such schooner was to be employed in an illicit traffic in slaves. You have had the advantage of every assistance in your defence, and of a trial before a most respectable and intelligent jury. The evidence produced against you was unimpeachable in regard to the character and demeanour of the witnesses, and irresistible as to the clearness



CHARGE ONLY DOLLARS draw you to our shores, b appear to have rashly come unseduced and uninvited. from meeting with encor ment when you first lande the north-side of the island John Hudson, were repelle the person to whom you cla tinely applied for the dispoi your cargo, and admonished the peril in which you stood. excuse has been alleged for intrusion into this colony, you were diverted from ano destination by necessity and mine. Were this allegation to it would not have been a h exculpation; for it was a feloni act in you both, as British jects, to have engaged in a train slaves of whatever national character. It appears in evide against you, John Hudson, you disregarded the war which you had received at natto-bay and approached (calessa, there again offering Africans on board your school for sale, and avowing your re fution to continue along

ted himself ill, ordered t of the house. This was 1 or 12 o'clock at night. sisted on his clothes and es: Mr. O'Brien, in order ove Vale from before his where he persisted to conemanding his wages, sent ace-officer.

ks and Filer, two peaceattended at the request O'Brien. The prosecutor ed too obstinately, most ly, to keep his situation used to retire. At a mohen Vale stood altogether ured for any such violence, mdant struck him a blow mt, so dreadful, that he the ground in a state of ility. Horrible, indeed, en the consequences of actured jaw, a concussion brain, leave this young readful object, a decrepit on society, a creature in body and intellect.

irst witness examined was : Brooks—In March last mt for to Mr. O'Brien's. bout half-past one in the Vale was then standfore captain O'Brien's n the road. I went into se. He asked me if I was stable, and insisted on my ip Vale. I said, can you a up, Sir, without paying wages? He said, Mr. 1 and I intend to swear ce of him. Brown, Filer then went to take him, as ht, but Mr. O'Brien said, hree won't be able to take vou had better take us u." When we got into d, I said to Vale, "Mr. sent for me to take you LXI.

up." He said he had done nothing to be taken up for; but if Mr. O'Brien would pay him his wages he would go. He was still very civil and quiet; he said he had more clothes in the house. Mr. Simpson asked what things; and Mr. O'Brien sent in for them and put them into Vale's box and locked it. He then said he would go peaceably and quietly if they would give him his wages. Then the plaintiff gave up the key to his master and said, "You have been a very good master, Sir;" and Mr. O'Brien said, "You have been a very good servant." He, however, still said he would not go without his wages. Mr. O'Brien insisted that we should take him up and have him before a magistrate. We then proceeded to take him up and drew up towards him. Plaintiff drew back a few yards and said, "You five shall not take me, for I have done nothing to be taken up for:" he then made a step or two forward. At this moment Mr. O'Brien struck him; it was with a stick nearly as large as the small of my arm, about two feet long. struck him on the head. Vale fell. O'Brien was down on his body instantly. Simpson held his head whilst O'Brien tied his hands. Vale said, "For God's sake do let me get up, or pull your fingers out of my eyes." His hands were tied over his chest. O'Brien said, "Fetch the cords." They put the end of the cord between his legs. James Brown took one arm, O'Brien took the other. When he got up he was able to walk, but he said his head was very bad. We led him nearly a quarter of a mile.



not more powerful than any othman. Vale made use of no su expressions as—that he would cut his way through a dozen us. When Vale advanced, a though it was in a direction to wards us, it was not at all a menacing posture to captain O'Brien; indeed, he rather dreve near us than him, as captain O'Brien was on one side.

William Yorke keeps the Globe at Wells. Vale was very ill indeed. I got him a cup of tea, but he could not eat any thing; he continued with me from the 17th of March till the 26th of May, or rather to the middle of June. He was attended night and day for three weeks by nurses and constant attendants. Mr. O'Brien would not pay the bill. Vale gave me what money he could for my attention.

Mr. Sweeting, surgeon, called in to see Vale. Found him seated in a settle, his eye black, a wound on his neck and blood on his clothes. He complained of dreadful pain in his head. The jax was fractured.

he had once been turned as it was admitted that he and urged that the sending e peace-officers was a proof propriety of the defendant's ion. Mr. Moore then called ne Heele, who was proceeddepose to what had passed the violence in question, such evidence of what had ded the constable's arrival The assault bjected to. not be considered as a conion of any former violence the evidence which the con-

had given, that on his g up he found the plaintiff gentle and peaceable.

was held that the evidence of admissible, except in minor of damages.

Justice Best, understandt this period of the cause n agreement had been come tween the parties that a st should be taken for the iff for 2001. declared that he d in thinking nothing could this violent assault. Verby consent) for plaintiff iges 2004.

ETER, TUESDAY, AUG. 3.

kv. Scammel.—Mr. Sergeant stated this to be an action at to recover damages for a base and unjustifiable libel. claintiff, Sophia Stak, was a woman only 22 or 23 years, of the most irreproachable cter; and though reduced cassity to the situation of a stic in the family of the dent, she was descended from st respectable family, and

her connexions were still of a grade in life much superior to that which she had been compelled to fill. The defendant was a professional man residing at Plymouth. Without the slighest reason, the defendant had dared to publish of the plaintiff the following false and scandalous hand-bill, which he circulated most extensively:—

"Plymouth, May 20.—51. Re-

"Whereas Sophia Stak, my servant, absconded from my house yesterday evening, and is supposed to have stolen some of my plate; whoever shall apprehend the said Sophia Stak shall, upon her conviction, receive the above sum of 5l. She is about 25 years of age, stout and fresh coloured; whoever harbours her shall be prosecuted according to law."

The first witness was an olicer in the mayor's court, Plymouth. He remembered the plaintiff and defendant being both present before the mayor on the 29th May The former had been charged by the latter with steal-The hand-bill in ing his spoons. question was shown to the defendant on that occasion, by his attorney: defendant said it was printed at his request. It had been stuck about the town of Plymouth. Plaintiff gave berself up : she was not in the custody of Scammel said he a constable. had lost 2 spoons. Plaintiff denied having taken them. ness searched her lodgings, but He accused could not find them. her of absconding from his service: she replied, that he had. had intercourse with another woman Q 2

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man in the absence of his wife, and that she left his service solely on that account. On his cross-examination witness said, that he must have known if any one had taken her in custody; that he did not recollect the plaintiff's charging her with taking away her trunk through a window, or of his reminding her that he had forbidden her to go that evening.

A young lady, of a very respectable appearance, remembered plaintiff's applying to be taken into her service on the 22nd May last. She had declined her offer on account of her being

accused of theft.

Another witness, Southerlands, said that the plaintiff slept at his house when she quitted Scammel's service, but that he had ordered her to leave it for several reasons. One was, that he was liable to a prosecution for keeping her; another was, that he did not choose to harbour a thief, and that he had reason to fear he should offend Scammel.

Caroline Fryer resided in the defendant's house at the time plaintiff was there. In point of fact, knew the cause of her going, but does not think that her intention was known to the defendant. The latter ordered her not to go; he told her that as she had endeavoured to ruin him and Mrs. Wright, he would give her a cha-The witness said, she racter. went away at the same time and did not return. The plaintiff often complained to her of the defendant's cruelty in attempting to take away her character by saying she had stolen plate. Witness left her place on account of

a circumstance which had pened on the Sunday, the which was the cause of the

tiff's going away.

The apprentice girl was who proved that the pl box was given her out of dow; that her master to ness he missed two small and some salt-spoons imm afterwards. She said, not seen them for a los before; that he was not habit of using them; 🛑 told her master 3 out of spoons in use were in the board, and that she had the other two in the more the use of the family. present when plaintiff pac her box: there was shadow of suspicion that stolen any thing.

Mr. Baron Graham abil med up the evidence to 🛍 He observed, that about seemed to insinuate a flying justice—an attempt Was from its reach. case here, where the plain seen to have voluntarily dered herself? The learner very strongly alluded to the sence of the defendant whi plaintiff was present best mayor, and his suffering his discharged without follow his accusation with a pros There was not a tittle of to prove any thing lost eve whole appeared to him cusable attempt to ruin 🌲 person's character, and to cover the infamy of one by the commission of The jury returned their immediately.—Damages 🛂 FRIDAY, AUG. 6.

rder.—The King v. Frances alias Puttavin.—This case cited considerable interest, the circumstance of the ed criminal having been before indicted and tried e same offence. On the lictment she was acquitted, equence of the name of the he was supposed to have red being stated to be e Clark, instead of George ian, by which name it was to have been christened. econd indictment, stating th to have been occasioned poison having descended re stomach, was thought have been supported by idence of the professional tho were examined, and tated that no part of the had so descended into the h, but that the inflammacaused in the throat had, ; occasioned the death of uld by suffocation. t indictment charged her ie murder, by compelling ant, on the 4th October to take a large quantity of vitriol, by means whereof came disordered in his and throat, and by the choking, suffocating angling occasioned thereby, n the following day. count stated him to have f a certain acid called oil iol, administered by the er and taken into his mouth roat, whereby he became ble of swallowing his food; at his death was the consee of the inflammation, injury and disorder occasioned thereby.

Upon the prisoner being arraigned, she pleaded specially her former acquittal. The clerk of assize demurred to the plea. The prisoner joined in demurrer.

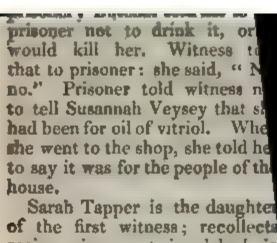
Mr. Justice Best.—My own opinion is, that the plea is bad; but as the two judges at the former trial thought the evidence adduced not admissible under that indictment, I shall follow this course—I shall over-rule the plea and pronounce a judgment of respondant ouster. If she plead not guilty, she may have a writ of error to the court of King's-bench, or otherwise I will submit a case for the opinion of the 12 judges.

The prisoner then pleaded

" Not Guilty."

William Veysey was the first witness called. He stated that he was a labourer at Buckfastleigh; that the prisoner lodged at his house in the month of October 1817: that 3 weeks before the 24th, prisoner was brought to bed of a boy. Witness recollected the prisoner passing through his room into her own, about two in the afternoon of the 24th, with her child; she stayed a minute or two and went down stairs without her child: returned in a minute or two at farthest; he heard her cry, "The child is dying," a minute or so after her return: the child had not before been crying; it cried as if strangling: she repeated the child was dying; prisoner went down again with her The child child and returned. was a liealthy child.

Sarah Maddick lived with Susannah



of the first witness; recollects seeing prisoner at six o'clock in the morning of that day; again between ten and eleven; prisoner was by the fire suckling her child, nothing was then the matter with the child. Prisoner and she had a nice bosom of milk to go a wetnursing, if her child should die: said, if her child died she would dry up her milk and go into the country: said she was going to have her order next day, but did not think the child would live long for any order. Witness went to work, returned about half past twelve. Prisoner was then sitting in the same place; witness asked prisoner why she had not dressed the child; she answer the child be

Langer to it, and put my finger to by tongue; it burned my tongue. maid, What have you done to er child? you know you have ven it oil of vitriol: where you ad it I know not. Prisoner did not answer. The child was three weeks old; up to that time it was quite healthy. Child died the next day about twelve o'clock. I know about oil of vitriol. Sund a bottle in the fire the Tuesday after. The bottle on taking **material broke, and the liquor was** spilt on a stick which was in the fire: it burned the stick. I found vitriol in the bottle.

Richard Butcher, a druggist at Buckfastleigh, corroborated the evidence of Sarah Maddick, and added, that the oil of vitriol she took away was sufficient to cause death.

Thomas Rowe.—I am a surgeon at Buckfastleigh; was called to Veysey's house at a quarter after two to see the child; it looked as if it had been strangled: the mouth was burned and excoristed; some white liquid ran from the lips: remained twenty minutes; attended again at half past seven, and next day the child was very bad and convulsed all over. I impute the state of the child to the application of some acid. Oil of vitriol would produce the same appearance. ascribe the death to suffocation from swelling of the throat.

Nicholas Churchill.—I am a surgeon at Buckfastleigh; was called to a child at the house of William Veysey at four o'clock in the afternoon, 24th October: found the child breathing with difficulty, unable to swallow; the whole surface of the body was

livid; the surface of the mouth destroyed by strong mineral acid: from the appearance of the nose I am convinced it was oil of vitriol. While the matter was fresh in my mind, I tried oil of vitriol on my own finger; the colour was exactly the same as that on the child. Oil of vitriol, if dropped on linen, would destroy the texture, would turn it brownish; the apron was checked, blue and white, and was turned red. The dye of the blue is indigo, and the natural effect of oil of vitriol would be to turn it red. I think a person might distinguish oil of vitriol from other acid. I think the child died from inflammation, causing swelling and suffocation, that was occasioned by application of a strong acid, which I believe to be oil of vitriol.

Prisoner put in a paper deny-

ing her guilt.

Mr. Justice Best observed, that a charge of murder must be considered as proved, where the death is occasioned by the act of the prisoner, unless the evidence is sufficient to reduce it below that degree of crime. The only question here is, not the degree of guilt, but whether the child died by the act of the prisoner. If the evidence now adduced could have been adduced under the former indictment, then she has once been tried, and cannot be tried again; but this is a question to be submitted to the twelve The question for the jury was, Did the poison, by the means stated, produce the death of the child?

The jury, after a pause of a few minutes, pronounced a verdict of Guilty. Objections were then



the defendants, for a conspirate to obtain the condemnation of sloop called the Judith, Williams master, by falsely a leging that the said vessel will employed at Arundel in smulgling foreign spirits.

This was one of those infamou cases in which the excise hav been deceived by the mercenar statements of certain persons, fo the purpose of instituting inform ations in the court of Excheque for their own benefit, and ruin of the unfortunate victims of their depravity. It appeared in evidence that the defendants had given information upon affidavit before Mr. Boddington, a commissioner, that the vessel in question had been engaged in unuggling at Arundel on the 26th of June, 1816. Upon this information proceedings were instituted in the Exchequer, and the vesse was condemned. It turned out upon subsequent investigation that there was no foundation for the information, and the Excise peing satisfied of the fraude

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w the prisoner priming his ck. It frequently happenat when a soldier wanted to his pipe, he flashed some owder in the pan of his to ignite some tinder; but prisoner did not appear to sing to smoke, witness laid of his firelock and asked whether he was going to inhimself? He replied that relock was his own, and he not so mad as to injure him-

Witness took the gun out s hand, shook the powder f the pan, and laid the piece at a distance of about four from the prisoner. The ner never touched the piece a non-commissioned officer to take him to the evening le, when he took his firelock him.

omas Vizer, a private in the stated that the prisoner was a confinement in the guardby the deceased between a and one o'clock on the of June. Witness saw him a guard-house walking up own in a very agitated manlinging his hands about in a tening and passionate manual heard him say, "If I go to evening parade this evenit shall be worse for serjeant on."

an Thomas, a private of the said he had just left his barroom to attend the evening le on the 29th of June, when we the prisoner coming out e guard-room with his fire-

Witness was standing six even yards from him. The used was standing in front of company with his back tothe prisoner, the latter

three or four yards from him. When the deceased was in the act of turning round, the prisoner raised his firelock to his shoulder and discharged it at him. The deceased dropped to the ground, and exclaimed, "My God, my God, I am shot." The serjeant-major came running out from the guard-room and asked "Who was it?" The prisoner answered "It was I, I am the man;" and said no more, but surrendered himself into custody.

Corporal James M'Cabe said, that he came immediately to the spot after the gun was fired and lifted the deceased up; he died in about twenty minutes. Witness took the prisoner into custody, and in his way to the guardroom said to him, "Are you not a terrible man for doing such a thing as this?" The prisoner replied, "I am not, for the serjeant was always tyrannizing over me, and I was determined he should not do it any more."

When each of these witnesses were examined in chief, the prisoner, being without counsel, was asked if he would put any questions to them, but every time he shook his head in a melancholy manner, and said "No."

Being asked what he had to say in his defence, he said nothing, but shook his head in like manner.

Mr. Justice Park, in his charge to the jury, said it was always of great importance that the proceedings in cases of this description should be as public and notorious as possible, it being much more satisfactory, for the purposes of justice, that the grounds

upon

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upon which the court and jury decided should be well known; and it was therefore that his fordship was anxious that the unhappy man at the bar should have the opportunity of having his case fairly and impartially tried, by urging him to retract his plea of guilty. There could be no other inference drawn from the evidence they had just heard than that the prisoner was guilty of the crime of murder. The unhappy man at the bar seemed to have had a mind extremely sensible and irritable; and because the deceased, in the faithful discharge of his duty, had put him under arrest, he meditated the fatal revenge which was carried into execution as detailed in the evidence. case was before the jury, and they would dispose of it according to their consciences.

The jury immediately found the prisoner Guilty, and he struggled with his feelings to preserve some degree of firmness during the solemn proceeding which followed.

Mr. Justice Park proceeded with difficulty to discharge the melancholy duties of his office. Adverting to the prisoner's unfeigned sensibility, he said he should not aggravate the distress of his mind by enlarging upon the enormity of the crime for which he was about to suffer, conceiving that he was duly impressed with a consciousness of the dreadful sin he had committed; but in the language of commiseration and entreaty, urged him to employ the few short hours left him in this world in devout application to that tribunal from which alone he could

expect mercy. His lorded nounced the dreadful as and ordered the wretched for execution on Friday mand that his body should wered over to the surgeon anatomised.

The prisoner, during the ed judge's impressive ad him, was dreadfully agital at the conclusion he fell i arms of the gaoler and his ants in a paroxysm of gri

TRIM ASSIZES, AUG.

'Arson.—Patrick Murindicted, for that he, with others, on the 23rd of Januafter sun-set, and before suthe next day following, and injured the dwelling and habitation of Andrew at Longwood, in the comment. He was also indicated having, on the same of wilfully set fire to and comments the dwelling-house and ces of the said Andrew Green of the sai

The first witness exami Maria Golden, the dans Andrew Golden. She substance, that on the nigh 23rd of last January, 🐗 had been for some time 🗃 🛚 was awoke by a noise shi on the outside of the hou that upon awaking she for window of the room in wh and her mother slept bree that she heard a shot fire voices from without calling to her mother " Hand arms, you old rip;" that be ther, to repeated commo the same kind, constant swered that she had no arm

incting one of the persons on the Outside, witness said to her meof Longwood, that is speaking to ou; on which the witness's nother said, " Hold your tongue; he thinks you know him, or hears you mention his name, he "Il come and murder us." The party them departed for a short time, but soon returned, one of Them with a lighted turf in a small Congs, which he held up to the window, denouncing vengeance in consequence of the family havlog had any thing to do with Neal's ground. Witness de-Neal's ground. acribed the dress of the prisoner, and particularly a bairy cap he wore: that hearing threats to burn the house she run in terrer to a back window in order to ef-No. fect her escape, when she saw the out-offices all on fire; that witness gave the alarm to her mother and immediately afterwards jumped out of the front window, and that she saw the prisoner standing a short distance from her father's house. She afterwards. upon her cross-examination, exained herself by saying it was his back she saw and not his face; that witness went for safety to the house of a neighbour; and shortly afterwards the whole purty, after giving a loud cheer, went away. The house and offices were entirely consumed. Witness was acquainted with the prisoner, and knew him a consi**derable** time before.

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Elizabeth Golden, the mother of the last witness, was next examined. She gave a very circumstantial statement of the outrage; the firing of shots into the house, and the fracture in consequence

of some small articles of furniture, corroborating her daughter in every particular, and identifying decidedly the prisoner as one of the banditti.

A young woman of the name of Kinselagh, and who was a neighbour of the prosecutors, was also examined; but she could only speak as to the prisoner from his volce, which she believed to be his.

A men of the name of Plunkstt was next examined. He was in the house the night it was attacked and burned; did not see prisener, but swore to him from his voice, with which he had been perfectly acquainted. The different witnesses were ably and ingeniously cross-examined by the prisoner's counsel, Messra. M'Nally and Greene. The delay in swearing information was very powerfully urged, but explained and accounted for from the influence of terror; that as soon, however, as major Willis came to the country they felt assured of protection and safety; that they thereupon came forward and lodged examinations.

Baron George gave the jury a most clear, accurate and impertial charge, who, having retired for about a quarter of an hour, returned a verdict of Guilty.

An extraordinary incident occurred during the trial. After Plunkett had been about a minute under examination, his wife (from among the crowd) exclaimed to him in a sort of shriek, plainly indicating the agony of her mind and her terror as to the probable consequences, not to say any thing to injure the prisoner. He, however, persevered, and

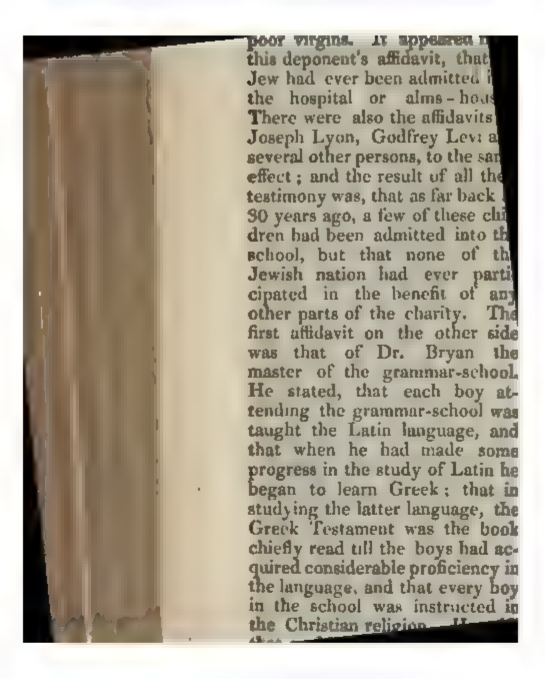
stated

arer, treeped and from the flames. On Saturday last, Murphy ceived sentence of death w three other offenders, who been also capitally convict during the assizes. COURT OF CHANCERY, MONDA AUG. 23. The Bedford Charity. The Lord Chancellor, on com ing into court, proceeded to deliver judgment in this interesting case. He stated that the matter came originally before the Court on the petition of Joseph Lyon and his daughter Sheba Lyon, reaiding in Bedford, and also of five elders of the Jewish Synagogue in Duke's-place, London, praying that the children of Jews residing in Bedford might be admitted into the charity school of that place; that Jewish parents might be allowed to live in the alms-houses attached to the Bedford charity; and that the petitioner, Sheba Lyon, might be

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rere to send in their Chrisames and the names of arents to the mayor, and terwards to draw lots for rtions. Another sum of vas to be laid out in paye apprentice-fees of 20 n, 15 boys and 5 girls; and ects of this charity were elected by lot in the same as the candidates for re portions. The act also the establishment of almsfor the reception of 20 persons, 10 men and 10 , who were enjoined to go Junday to some place of worship in Bedford on pain pulsion from the charity. rdship next adverted to a of Isaac Lyon Goldsmid, ho stated himself to be of wish nation, and to belong synagogue of Dutch and n Jews in London. wrote to the Mayor of d, wishing to be informed if ras any truth in the report ne had heard, that the Jews ford were to be deprived benefit of the charity; and ding his letter by expressope that in this liberal and ened age the question, r a man worshipped his a church, a chapel, or a gue, would not be consia ground of exclusion from ritable institution. sage of the letter reminded iship of the remarks which en made by the bar on the : of toleration; and whatight be his opinion of the by the expressed he apprehended, when an h judge was told that it no moment whether a man

worshipped God in a church, a chapel, or a synagogue, that it. was his duty to recollect, that Christianity was part of the law of the land. He was not, indeed, to push that part of the law in such cases as the present further than the acts of parliament required; but as far as the acts looked to Christianity as a part of the law, it was his bounden duty to consider it such. But to resume. The mayor of Bedford, in his answer to this letter, stated that the trustees, to resolve their doubts, had taken the opinion of an equity barrister of great eminence; that by his advice they had resolved not to admit Jews to the benefit of the charity; and that they left it to the parties to apply to the Chancellor if they thought themselves aggrieved. This accordingly produced the present application to the Court. The first question to be decided was, whether Jew boys were to be admitted to the charity school; and in determining that point, it was proper to bear in mind that this school was originally founded by Edward 6th as a grammarschool. He believed that in all such schools great pains were taken to educate the youth in the doctrines and principles of the Christian religion; indeed, he himself remembered the time when, in some parts at least, the boys at grammar-schools were attended to church on Sundays by Now, as to the the masters. practice at this school there were various affidavits on both sides. The first, in support of the application, was that of Michael Joseph, a Jew, who stated that he had two sons and seven daughters



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pose of carrying on the chool in such a manner rve the boni mores of rs, which the charter be one of the princiof the school. Then, ours of attendance, and g and evening prayers, t possible for a Jew, scientiously, to allow comply with these and her regulations, which cessary for him to enu-In the whole, he could loubt that Jew boys admissible into the chool. The next point sidered was, whether s were entitled to the made for poor maids. ry object of the chainstruction in the eligion, was there any varrant him in saying ght to be applied to oses? He could not at the acts of parliaemplated the admission girls to this charity, i mentioning the reguh which the candidates mply, it was directed of them should give in an name and her sure was aware it might be a Christian name did arily mean the name by erson was baptized, but ed in contradistinction This he was ready when the distinction ed to the names of a ofessing the Christian out still he thought that n name was something ot belong to a Jew, to which a Jew could laim. He, therefore,

could not consider the Jewish girls entitled to become candidates for the portions of poor maids. As to the right of admission into the alms-houses, it was evident that such a thing was never contemplated by those who framed the act of parliament, for there it was directed that the persons enjoying the benefit of this charity should go to a place of public worship on Sundays, or be expelled from the institution.

Mr. Heald begged to remind his lordship that the point here was not whether Jewish poor maids were to be admitted as candidates for marriage portions, but whether they were entitled to become candidates for apprentice fees.

The Lord Chancellor was perfectly aware of that, but the principle was precisely the same in both cases. The regulations prescribed by the act of parliament for casting lots, &c. were precisely the same in the one case as in the other, and therefore he did not think it necessary to go into the details of them all. It was his opinion that the Jews were not entitled to participate in any part of this charity; but that judgment being founded on a petition which had been argued, he did not mean that the order should be drawn up for a fortnight, in order that the parties might have an opportunity of communicating to him any remarks that they might think of importance.

His lordship directed the costs of the trustees to be paid out of the estate; and in answer to an application from Mr. Heald, for the payment of his client's costs

also out of the estate, he said he must dismiss the first petition. In a case of summary jurisdiction like the present he could not give costs unless the act of parliament had authorized him.

COURT-MARTIAL.

At a court-martial held on board his majesty's ship Conqueror, in St. Helena-roads, on the 30th day of August, and continued till the 2nd of September, to try Mr. John Stokoe, surgeon of the said ship, for improper conduct with regard to certain particulars relative to his intercourse with the French prisoners detained at the island of St. Helena, and on the following

charges :--

1st. For having, on or about the 17th of January last, when permitted, or ordered, by rearadmiral Plampin, commander in chief of his majesty's ships and vessels at the Cape of Good-hope and the seas adjacent, &c. to visit Longwood for the purpose of affording medical assistance to general Buonaparté, then represented as being dangerously ill, communicated with the said general or his attendants upon subjects not at all connected with medical advice, contrary to standing orders in force for the government of his majesty's naval officers at St. Helena.

2nd. For having, on or about the said day, on receiving communications, both in writing and verbally, from some of the French prisoners at Longwood, taken notice of, and given an answer to, such communications, previous

to making the same known to the commander in chief, contrary to the said standing orders.

of such unauthorized communication, signed a paper purpose ing to be a bulletin of general Buonaparté's health, and delivered the same to the said general or his attendants, contrary to be said orders and to his duty at British naval officer.

4th. For having, in such belletin, stated facts relative to the health of general Buonapart, which did not fall under his the said Mr. John Stockoe's, own observation, and which, as he afterwards acknowledged, were litted or suggested to him by the said general or his attendants, and for having signed the same as the had himself witnessed the said facts, which was not the truth, and was inconsistent with his character and duty as a British name officer.

5th. For having, in the sail bulletin, inserted the following paragraph:- The more alarm ing symptom is that which experienced in the night of the 16th, a recurrence of which may soon prove fatal, particularly if medical assistance is not at hand;" intending thereby, contrary to the character and duty of a British of ficer, to create a false impression or belief, that general Buonsparté was in imminent or considerable danger, and that no medical assistance was at hand, be the said Mr. John Stokee, not having witnessed any such symptom, and knowing that the state of the patient was so little urgent that he was four hours at Longwood before he was admitted to

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and farther knowing that ling was at hand, and attend, if required, in

emergency.

for having, contrary to communicated to geneaparte or his attendants, on relative to certain etters and papers, said been sent from Europe aid persons, and which intercepted by the goSt. Helena; and for haveyed to the said general ttendants, some informspecting their money contrary to his duty, is to afford medical ad-

'or having, contrary to and to the character of naval officer, communithe said general Buonahis attendants, an infacalumnious imputation lieutenant-general sir Lowe, governor of St. by Barry O'Meara, late in the royal navy, imit sir H. Lowe had practhe said O'Meara to into put an end to the of the said general Buo-

or having disobeyed the ommand of his superior not returning from lon or about the 21st y aforesaid, at the hour prescribed to him by dmiral, there being no cause for his disobeying nand.

chaving, knowingly and esignated general Buon the said bulletin, in a lifferent from that in is designated in the act XI.

of parliament for the better custody of his person, and contrary to the practice of his majesty's government, of the lieutenantgeneral governor of the island and of the said rear-admiral; and for having done so at the special instance and request of the said general Buonaparte or his attendants, though he, the said Mr. John Stokoe, well knew that the mode of designation was a point in dispute between the said general Buonaparte and lieutenant-general sir H. Lowe and the British government, and that by acceding to the wish of the said general Buonaparte, he, the said Mr. John Stokoe, was acting in opposition to the wish and practice of his own superior officers, and to the respect which he owed to them under the general printed instructions.

10th. For having, in the whole of his conduct in the aforesaid transactions, evinced a disposition to thwart the intentions and regulations of the said governor and of the said rear-admiral, and to further the views of the French prisoners, in furnishing them with false or colourable pretences for complaint, contrary to the respect which he owed to his superior officers, and to his own duty as an officer in his majesty's royal navy.

The court having heard the evidence in support of the charges, as well as what the prisoner had to offer in his defence, and having considered the whole with the most minute attention, is of opinion, that his conduct (with respect to certain particulars relative to his intercourse with the French prisoners detained at St.

Helena]

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I said before, those that aind to work might work, se who had a mind to stand e to make a show of hands. put up their hands. Either ome other person said they be mistaken, and desired put up their hands again. they might all do as they those that had a mind to light work, and those that might stand out for wages. d they might, when tired g, take a walk for a mile on the high road, but not over any man's grounds, any man's property.

Ephraim Maymond, a masufacturer, was, on the 7th, rd adjoining the meeting; Watson there on a midden with several more. He **latson** address the weavers irm and to stick out for of wages; he wished for nce of 7s. in the pound e present wages; he wishi to show a firmness by a f hands; and said, if they be firm they would gain ject; he wished them not put up their hands, but arts with it. There was a f hands. A great many up their hands. Watson them again to be firm to use; they might class themn companies and be firm n till they got their wages ed; if any one of his relaove under 7s. advance, he cut their yarn across; he said, "I don't say you o so; because, if I cut it I ece it again, and perhaps mot." Watson went for a water and returned with a d putting it to his mouth, said, "Gentlemen, here is all your good healths. This is Adam's ale, and I wish you to be firm." Watson then said, "You weavers, you think that we have a secret; and so we have, and we must keep it to the last: for, had our ministers told the army what they were for with them, they would never have gone to fight; they kept their secrets till they had got the armies together, and then they were obliged to fight. We must do the same." Watson ordered them to collect a penny a loom a week till they could collect a fund, and they might return peaceably home and choose every one a leader to their classes, and parade the streets till the advance of wages was obtained. Several persons spoke in the same There was a turn-out that way. day. The greatest bulk were Either that day or the weavers. day following witness's weavers turned out.

The defendant read a paper in his own defence. It represented, that those of the master manufacturers upon whom the defendant had waited, had agreed to an advance of 7s. in the pound, if the whole would agree to it. He had mentioned at the meetings, that the weavers in Bolton and Manchester had obtained the required advance, and that if they would follow the example, the effect would be the same. But he had stated, that he would act so for himself, and leave it to others to act as they chose. When he spoke on the 7th, there had been a partial advance, but it was totally inadequate, and the masters at the same time possessed every advantage over them.

R 2 the



tioned in order to show that had left Blackburn before a riots took place.

Mr. Baron Wood summed the evidence. The defendant a peared to have some art, a seemed to think that if there w no riot, there was nothing is proper. Upon this view he had advised not to touch the hem the garments of the law. The kind of art would not, however protect him, if he illegally an corruptly conspired with other It was very true that a labouring weaver might refuse to work might be idle, or might go t another master; but he ma not advise, excite, or encourag others to do the same. He di not know whether conspiracy we not more dangerous than ope violence. The defendant he said some foolish thing respectin ministers. It might mean thu they should preserve peace ti they got the upper hand and the break out. If the jury believe that the defendant had conspire with others to force an a

ke alarm." She heard it 7 some one, "We'll kill A nail-box was next g found in the house.

cairns, a young girl of desired to go to tell Mr. but she was afraid and go. She saw a light, and d Hagin and M'Coy going tairs. They afterwards their way into the room cked down and strangled Whitaker till the blood om her mouth and nosshe heard blows given in ver's room, and afterwards Ir. Oliver call out murder. w other two of the pri-M'Donald and Curran.

Oliver, son of Joseph the prosecutor, slept at her's house, next door to er's, on the night of the He was disturbed a little in the morning. On lookat the window he saw a cing backwards and foretween his father's house : house he was in, and im what he was doing He said he would blow s brains out if he said Witness said, word. away." He did fire, with stretched towards him. other of witness then began k at the wall that separated n from his father's. Witmediately saw 6 men comquick pace in front of his house. They went over and one of them fired. s went to his father's and found his father atg to come down stairs in bloody state. He found ther recovering. His fad told him that he thought she was dead. When witness had been awoke by his wife, he heard cries of "Murder," "Thieves," and a great confusion as if persons were wrestling on the other side of the wall.

Joseph Oliver, the prosecutor, a fustian manufacturer at Ardwick, was awoke by the cry of "Thieves" from the servants' room. He went forward into the passage between the two rooms. men met him and began laying upon him with some instruments, drove him back into his own room and knocked him down. Afterwards he got up, threw up the sash and shouted "Murder!" A person immediately below the window said, "If you make another noise I'll blow your brains out," and immediately fired. He thought from his person that it was Curran that fired at him. He could not swear to him, but he thought it was he from every appearance. They had two pikes which they left; one of them had a handle of old oak. He found that the cellar-window had been forced open, and the cellar-door and back-door were broken open. They went out at the back-door: he missed a pair of stockings. surgeon was got; he had got about 12 wounds: his head had been broken almost to pieces: his wife was struck at the back of her neck as black as a man's coat; he thought she was dead.

John Williamson, a weaver, employed Hagin at the time; M'Donald had left him some weeks before. Hagin left his house at the edge of dark, and said, "I'll have my night's spree," (drinking). A nail-box peculiarly formed and made by Hagin,

was the box found next morning at Mr. Oliver's. He believed one of the pikes found was his.

John Griffith was standing between 9 and 10 at his house in Chapel-street and saw Curran and M'Manus passing him: they looked as if they had not been in bed all night: he followed them in consequence of his suspicions: he traced them for more than 3 hours to their lodgings in Jamesstreet: he informed Nadio, to whom he pointed out the house.

Joseph Nadin on the 30th sent Platt to apprehend M'Donald and went himself with Griffith, who showed him the wrong house; but they found Curran and M'Manus in the next house eating beef: they appeared much alarmed: he asked if they lodged there: they said they did. A woman who stood behind him said they were not in their lodgings last night: he brought them to the office: he asked them if they had been at Chapel-street last night. They both said they had not, and said they did not know Hagin, Runy and Murray. Soon after this Platt brought in M'Donald, and all three were sent to the New Bailey. Mr. Barnes brought Witness Hagin to the office. searched him and found a paper with the names of John Runy, Edward Murray, and othernames. Barnes brought the box now produced, and Hagin said he had made it, but he had not seen it for a long time.

Ann Williamson, sister-in-law to John Williamson, knew M'Donald. He worked with John Williamson. She is a married woman and keeps a house. About six weeks before this robbery he was at her house, and said she was little aware of the judicion scheme that was laid to take away his life. She said she was very much surprised, and pressed upon him to tell what it was. He said, "They have formed a scheme to rob Mr. Oliver's house, and Jim Hagin is going to fettle some looms, and by that means he at to know how to get in." She begged of him to have nothing to do with it. He said, "No, I will wash my hands clean from that, and have nothing to do with it."

Katharine Baron lives in Chapel street, 50 or 60 yards from Mr. Oliver's; was alarmed on the morning of the 30th, looked out and saw 4 persons coming out of Mr. Oliver's back-yard; one of them turned round and saw "I'll blow your brains out." She did not know to whom it was said. She turned back and said, "That is Irish Jem's voice." She had known him (James Hagm) for 2 years. She heard a pistofired shortly after she had heard the voice. She had heard a pistofired before she saw the men.

John Barnes, a constable, went to Oliver's house the morning after the robbery, and received the box and two pikes, one in oak-wood and the other out. (The box appeared to have been used as a lantern). On the Friday after the robbery lie was sent for by McDonald, who was in the lock-up at the New Bailey. He said, " Barnes, I wish to speak with you. About six weeks agd. we made a plot in John Williams son's cellar to go to Mr. Oliver's house, after that to Mr. Robins son's and then Mr. Jones's, and then we were to divide the spot

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we got. But I was not of arty at the robbery."

In Pinlet, a brickmaker, said by worked with him, and were working together on rening of the robbery. They ly gave over work at 7, 8,

M'Coy gave over work night at 6, and gave his reahat he wanted to meet a n at Ardwick-green. The fast hour was 8 o'clock. y worked with him on the ing of the 30th, from 6 to 8. egan telling him of the rob-

He must have known it at t was about 7 when he spoke

nes Hagin gave a minute 🕶 in his own defence; he een on the night of the robat William Murray's house, g left Williamson's in order d Runy, one of the men who of Williamson. He argued considerable fluency and inty upon the improbability of ridence against him. "Well that death must be the quence of such a fatal crime, I I not have made my eswhen warned that I was to orn against? I appeal to all even to the injured Oliver, is likely that I should have guilty. I think the evidence st me sufficient to acquit I have no witness.

rick M'Donald said he had less to prove where he slept e night of the 29th.

thbert Parker lived in his er's house, in Portland. McDonald slept with him e night of the 29th, and had got into bed when witness to bed at half-past 10:k. Witness lay awake in

bed for an hour and then slept. He awoke again at half-past 7 in the morning. M'Donald was not in bed then. He did not hear him getting up. He could not tell when M'Donald got up and went out. At 8 o'clock in the morning he saw M'Donald weaving in his brother's cellar.

Ellen Foulks knew Curran and M'Manus, and saw them knocking at their lodgings on the 29th, directly after the watchman had called past 12. They continued knocking till half-past 1. She lived opposite. They went away

at 2 o'clock.

John Sharrock, the watchman in Falkner-street, met the two prisoners at the end of St. James's-street about half-past 1. They were coming up, and borrowed his stick to rap at a window. They knocked very loud. He got his stick and left them there.

Cross-examined.—He was examined before, and he had then stated the time to be half-past 2; but he was now certain that it was half-past 1. He called the

hours that night.

Mary Kelly takes in lodgers. M'Coy lodged at her house. He came in about 9 on the 29th. She had 4 other men-lodgers. She had occasion to go to M'Coy's room at 11, in showing it to Minton, a stranger who was to lodge there. M'Coy was then in bed. She went to bed about 12, and did not see the prisoner till breakfast time next morning. He had not gone out before 12; she never heard him go out.

Hannah Serice, a single woman, one of three who lodge at Mrs. Kelly's, sat up on that night till

after

after 1: she heard the prisoner going up to bed, and she was sure he could not have gone out before she went to bed.

The jury retired at halfpast 6, and returned at halfpast 7 with a verdict of Guilty against Hagin and M'Coy; and Not Guilty respecting the rest.

LANCASTER ASSIZES.

Thomas Corrigan, aged 27, was tried for the murder of James Holt, at Rochdale.

In the present case the grand jury had thrown out the bill, and the prisoner was tried upon the coroner's inquest for murder.

Mr. Coltman detailed the circumstances to be proved in evidence.

Betty Holt, widow of James Holt, lives in Yorkshire-street, Rochdale; her husband went out a little past 11, for the purpose of drinking some beer at the Crowninn on the 9th of August: he came home a little before two, threw himself on his bed and bemoaned himself very much: he said he had been stabbed: she found two wounds on his head and a three-cornered wound, as by a bayonet, on the right side of his belly: he said he was killed: he was told by the doctor on the 12th that he could not get better. On Friday the 13th, the day of his death, he told her that he had met a soldier with his naked onyonet, who struck him without saying any thing to him.

Mr. Abraham Wood, surgeon at Rochdale, attended the deceased and examined his body: a bayonet wound in his bell occasioned his death.

James Brien, private i 88th, said, the prisoner at [and Philbin were privates same regiment, and in the quarters: he saw them to a few minutes before nine in a They had shire-street. arms. He left them in the and Hounds and went hou Philbin cam went to bed. wards to his door about 🕨 was let in by witness. bin got his bayonet and out again. In about 15 🖼 Corrigan came in and bayonet. Very near an hour wards witness heard a rap door; he got up and let t As soon as he soner in. him m, a stone was struck door. Corrigan threw him and said in all he went t he never was so near being as that night; he said were all cut with kicking great many men then came the house and were insist having the door opened. \ asked what they wanted said they wanted the They threatened to brea the door. A few minute they had gone, Philbin of

Patrick Philbin was going the prisoner to their lodging the Three Tuns, about he last the Three Tuns, about he last the Three Tuns, about he last they ment Cornelius who asked them to go public-house to get some public-house to get some They went to the Crown as some pints of beer: they get no more. As they going up Blackwater-stonumber of people were going to the last they have the last th

m. One of them turned d cried, "Hurrah, Pat, s the bull go? Did you om Scotland to kill us?" hat, five or six of them back and began to kick and his party. Witness ; and did not know how Corrigan. He met a man name of Leach at the

They had no arms at ree Tuns. Witness went ter they had been beaten, ad Corrigan had not then e. He took his bayonet it out again, when he met Corrigan came up soon

ds and struck Leach a er the eye with his bayonet. three then came up to and asked his bayonet. soon saw a man in his ming after Corrigan with : in his hand. Corrigan ning off. He had run off as he had struck Leach. saw no more of Corrigan new him in his lodgings. knocked down and his was taken from him. ping home, he found about at the door; they were "Here is where the mur-

ent in, and we'll not leave have him out." The md guard came up, and one of the men. s then let into his lodg-He found Corrigan there, ed him where his bayonet ladded, "What made you your bayonet? Why did stick them as fast as they ross you; for I have put thes of the bayonet into them." Next morning n took his bayonet out of the scabbard and was about ten minutes cleaning and wiping it. .

Edmund Leach was struck ever the head with a bayonet by another soldier, while he stood by Philbin. He had said nothing to the soldier before; when struck he asked why he had done that. The soldier said, " By the holy Jesus I'll seize your heart with it." Witness afterwards pointed out the soldier who had struck him to his father. His father seized him by the collar. The soldier, that was the prisoner, got loose and ran off. Witness's brother called out, "Stop A number of them pursued the prisoner with that cry to his lodgings. He got in, but they could not get in.

Robert Stott saw a soldier running through Blackwater-street, at half-past 12, and a number after him calling "Stop thief." He made a clich at him, but fell, and the soldier fell over him. The soldier got up and went off. He drew his bayonet and swore if any man went near him he would run him through. He then got

into his quarters.

Elizabeth Hoyle, wife of John Hoyle, saw a soldier going along Cheetham-street, between 12 and one. She saw him meet a man, who said in reply to something, "The next street is Toad-lane, and the next is Blackwater-street." The soldier went forward, and the man came on and passed witness. When he had got twenty yards past her, the soldier came running back; she did not know if it was the same soldier; he overtook the man and struck him. The man fell to the ground. She did not see any weapon, but by the sound of the blow she thought he had a weapon. The man offered to get up, and the soldier struck him again, she believed, two or three times. She saw the man get on his feet and go away. Another soldier came to the soldier that had struck, and that took her attention from the man. They stopt a little and talked, and then came back both together towards Toad-lane. Soon after, she heard a cry of "Stop thief." It might be five minutes afterwards. the same time, she saw a soldier running, and two men and a woman after him.

John Holt saw the prisoner next day opposite the Reed-inn meet another soldier. The other soldier asked how he was. The prisoner said, "I am in trouble for sticking a man last night; but if I had to do it again I would do it. Last night I was sur-rounded with half a score of young men. They shoved me and called me an Irish scoundrel, and I was determined that some one among them should feel the contents of my bayonet. If any man in Rochdale gives me the least offence I'll stick him to the heart."

By the Court.—He was examined before the grand jury.

Mr. Baron Wood.—It is very

odd.

Examination by the Court resumed.—He was not examined before the coroner. He mentioned this that very day to several—to James Bamford and to John Sutliff. Some one mentioned it to Wrighy, the constable, who fetched him to give evi-

dence; he was about from the prisoner: about dozen came up to witness time.

The prisoner in his said, that as he was going he met nine or ten men, 🖬 "You Irish rascal, do you here from Scotland to la down?" One of them spe "Go the rig:" one of knocked him down, kick and trampled upon called out " Mercy!" Ou up and said, "Don't soldier:" he got off, but the hold of him and treated the same way. They f him to his quarters, and ened never to leave the har they should have his life was not a word of truth that man said; he had been time in the army and he in six engagements, and never do the like. — (After pause) I am quite innoci lord, of this business laid charge.

Brien recalled, said the soner came in the second about 1 o'clock and new out after that.

Groggen, in cross-examinated that Corrigan had as friend, who had seen the bif there was any blood to This was when Corrigan prehended and his bayon ordered to be brought.

Mr. Baron Wood, in conhis summing up, remarked was very extraordinary and grand jury had thrown bill. They were not to out this as conclusive proof in of the prisoner. Upon

grand jury might have the question in course his was all he meant on that point. The tended with much difthey were satisfied as ity, the next question er it had been murder ghter. The prisoner exceedingly ill-used, in for his bayonet and nan, supposing him to one of those who used the heat of passion, t time to cool or rewas guilty of man-If he had time to reool, and if he delibeed the deceased, he of murder.—Guilty of ter.

)LD BAILEY.

RDAY, SEPT. 18.

-Henry Stent was put nd the court was almost y crowded with females. 1 jury having been **prisoner was arra**igned lictment, charging him d form with having iners wounds upon the his wife Maria, on the ust last, with intent to urder her, or to do her ous bodily harm. The jury ot Guilty. There was no worn. r the prosecution, and æ Best called Maria wife of the prisoner, up in the witness-box, vorn. She was plainly a coloured bombasin wore a large Leghorn tended much to conceal her features: she seemed to be greatly agitated.

Mr. Alley, one of the counsel for the prisoner, instantly rose and addressed the Court. said he was not aware that this witness would have been called so early in the proceedings; but being in the box, before she was examined he felt it his duty to submit, that as against her husband her evidence was not admissible. He had searched the books with great diligence for cases in which wives had been admitted as witnesses their husbands; but found none except that of lord Audley, the circumstances of which were very peculiar—and even the authority of that case he had heard ques-He recollected one case tioned. in which the question would have arisen, but the bill was ignored. Nevertheless, the opinion of Justice Buller was, on that occasion, against the propriety of the testimony of the wife being received. He knew of no instance, except in the case of a rape, where the testimony of the wife was received against her husband.

Mr. Baron Graham, as was collected, for he spoke in a very low tone, said, that there were many cases in which the wife was considered a fit witness against her husband, particularly in one where she was in a state of danger from injury which she had received from him. In such a case, where the wife had died, her deposition was subsequently received against her husband as evidence of the fact.

Mr. Alley said, that the principle upon which the evidence of a wife



in did you go?—To i-head.

collect the day you
On the 5th of Au-

At Pimlico.
send any letter or im?—I sent a letter.
ay?—On the 5th of

husband?—Yes.
At the Saracen's-

o you?—Yes.
of the day?—Beand eight.
collect, state what
ave no recollection

ing happen?—Yes.
you first recollect?

ed in St. Bartholoal. :he matter with you?

ided.
re you wounded?—

else?—Yes, there

ounds.
were you confined lomew's hospital?—

any recollection of 's coming into the at the Saracen's-

in with him ?—I do

alone in the room?

went into the room wound?—No.
the first thing you being in bed in St.
's-hospital?—Yes.
ained by Mr. Alley.

- Your feelings overpowered you when you saw your husband, and you have not the least recollection of what happened afterwards?—Yes.

You said you did not wish to give evidence against the prisoner, because he was one of the best of husbands?—Yes.

How long were you away from him?—About 12 months.

(Here the witness sat down, and seemed extremely anxious to hide herself from public observation.)

George King, a waiter at the Saracen's-head, Snow-hill, looked at the last witness: he recollected her coming to the Saracen's-head on the 5th of August; recollected her writing a letter, which was sent by a porter to the twopenny post-office; the woman afterwards remained in the house. The prisoner came to the Saracen's-head in the evening; he inquired for a young woman that had arrived by the Liverpool coach, and he was introduced to the last witness. She got up to meet him and witness shut the In 10 minutes witness door. heard the shriek of a woman, and immediately went to the room in which he had left the prisoner and the woman. On arriving he found his two fellow-servants in the room: the woman was on her back; the prisoner was standing close by her; a knife was lying on the floor; it was bloody. Witness discovered that the woman was wounded, and went for an The woman said she hoped no harm would happen to the prisoner for what he had done, for she had been a base wife and he was one of the best of husbands.

Thomas

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Thomas Pithouse, also a waiter at the Saracen's-head, remembered the arrival of Mrs. Stent. She continued in the house till the evening. About half-past 6 he heard a shriek from the parlour. He entered the parlour with Turner, the porter, and perceived the woman on her back and the prisoner with his knees apparently upon her. Turner said, " Thomas, the man has got a knife." Witness looked and saw the knife. (The knife was here produced.) That was the knife. Witness saw the prisoner stab the woman in the neck. He attempted to take the knife and the prisoner dropped it on the floor. After he had struck the blow, the prisoner said, " I have accomplished my purpose; I wish for nothing more; I shall suffer for it, I know I shall." The woman directly exclaimed, "You have! you have, Henry! but I freely forgive you, and I hope the law will take no hold of you and that no harm will come to you. I freely forgive you." She then asked him to kiss her. He kneeled down and kissed her twice, which she returned. She said he was the best of husbands and she was the worst of wives: she highly deserved all she had got. woman was taken to the hospital. When witness first entered the room, the woman exclaimed. "Take him away; he'll murder me."

Thomas Turner, another waiter, corroborated the witness's evidence. Witness went into the room on hearing the shricks of a female. He saw Mrs. Stent lying on her back; the prisoner was kneeling on her. Witness ob-

served the prisoner stab the front of the neck. "I have accomplished pose." Witness desired not to let the prisoner while he went for a Prisoner said, "I don't escape." An officer was diately sent for. Before rival, witness said to pro-"You're a rash man—ye complished your death we Prisoner observed, " I 🐚 sufficient cause—she has basely to me." Mrs. Ste " Indeed, I have been a 🐚 man to the best of her She then requested to 💘 up, and witness lifted her his knees. She requested take her hand and kiss her he did, twice or th**ric** said, she freely forgave hoped her fate would be ing to all bad wives.

John Hodson proved took the prisoner into and searched him; he letter in his possession. ter was produced; it possession terms and the same that he should and he knew that he should for it.

Mr. Henry Benwell, he geon of St. Bartholome pital, recollected Mrs. Stebrought to the hospital evening of the 5th of She had several wounds the lower part of the neck had penetrated the wind was a dangerous woundar have occasioned her deshe might have done we

on: this was probable.
other wound on her
perficial cut; a third
it breast, a stab; a
r right side of consith, which had woundt lung; this was likeerous wound. There
wound on the right
wound in the lung
occasioned her death.
roduced was such an
as would inflict these

the whole of the case ecution.

r, and intimated that ny thing to say in his period had now ardoing.

oner said he would case entirely in the counsel.

number of witnesses alled on behalf of the of whom appeared to of great respectability. , that they had known y years, and had aled him to be a kindmane, good-natured in existence, and a affectionate and in-It was impos-, to imagine testimony rable than was given rsons, who all seemed the strongest sympathe prisoner.

ice Best proceeded to evidence. He deeply is important and painhich, in the present wed upon himself as in the jury; painful, is that duty was, he of that they would dis-

charge it in a proper manner. The learned judge then explained the law upon the subject. From the evidence detailed, and which he should again read over to them, no doubt could remain on the mind of any unprejudiced person that the crime charged upon the prisoner came within the provisions of that most excellent act of parliament introduced by the late lamented chief-justice of the King's-bench, for the protection of the subject's life. Though it did not appear in evidence upon the present occasion, the fact, however, might fairly be assumed, that Mrs. Stent, the unhappy woman who appeared before them on that day, had forsaken her husband, and by proving unfaithful to his bed had inflicted upon him the most poignant anguish, the most acute suffering that a man devoted to a wife could possibly endure. This, however, could by no means be admitted as a justification of his crime. The law of the land upon this subject proceeded upon the same principles as the religion of the country, which was Christianity. If a husband detected his wife in the very fact, in flagrants delicto as it were, and that at the moment he plunged some deadly weapon into her bosom so as to occasion death, it would not be The law. considered murder. like the religion of the country, making fair allowance for the frailties of human nature, considered the husband, with such provocation immediately before his eyes, as no longer under the guidance of reason, and of course not accountable for his acts. Here, however, the circumstances

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were quite different. A consideruble time had elapsed since the elopement of the first witness, and on her return she manifested those symptoms of repentance, that appearance of returning affection, which might well be supposed to disarm vengeance, and prevent that ferocious purpose which the prisoner appeared to have deliberately contemplated. Even while her blood was flowing from the wounds inflicted, she still intreated him to kiss her; and in that kiss conveyed a pardon to her assailant. Under circumstances such as these, the law did not admit of the same excuse as when a husband detected his wife in the very fact. Sufficient time having been given for cool reflection on one side and for repentance on the other, the law, proceeding on the same principle as the benign religion which it imitated, did not allow vengeance to be inflicted with impunity. After some further observations, which the learned judge delivered with great talent and feeling, he summed up the evidence at length,

The jury then retired, and after consulting for about half an hour, returned with a verdict of Guilty; but recommended the prisoner strongly to mercy on account of

his good character.

Mr. Justice Best.—The recommendation shall certainly be forwarded.

The punishment of Stent was finally commuted for 2 years imprisonment.

SEPTEMBER 19.

Thefi.—Elizabeth Dunham was put to the bar, charged with steal-

Mary and the second

ing two keys, the property governor and company Bank of England, on the

August.

The prisoner pleaded the fact of taking the ki would not admit that 🏥 theft. She was respectable ed, and while Mr. Besand stating the case, appeared great attention to him. the only object of the bringing forward this tion was, that the prisone be sent to a place where be taken proper care of peared that when her searched there were for less than 4,000 keys. them were the keys of the Missionary Society, Belly ings, of the counting-hou duke of York's school, lock of Greenwich water the key of the College of cians, of the Royal Exchan Temple stairs, county Maidstone gaol, the count Guildhall, and many other were all ticketed, and 🥷 carefully recorded on which were taken. Mr. Bosano ing closed the case,

Shackwell, the porton Bank, was called for the of identifying the keys having done, the prison quested that they might into her hands for the proascertaining whether the the same found in he This being allowed, the the poor woman got the her possession, she exwith an air of high sat and triumph, "Now I have them, I shall hold them rights of my king, my

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"She then wrapped arefully in a pecket f, and said nothing ce her to give them see pardon from the ent.

stable who searched was then examined. iat he found there not 100 keys, all of which d except about 200. led upon for her deaid that she had done t she had taken all the w own rights, which et otherwise obtain. that by doing so she me her own rights as s of her country, as who own them would bliged to come forher justice.

e Richardson.—Have

lesses to call?

-I don't know that see no witnesses. I ny relations, but no

t, acquitted the prihe ground of insanity. wever, detained for of being taken the which her situation much Schrier, who said his father lived at Bencroft-place. ness was sent out with his 3 little brothers before 2 o'clock on Seturday; one of them was Benjamin; he took him to the adjoining field to the alms-house. lady who was the prisoner at the bar, came up to him, and asked, "Is this Bencroft-place?"—he replied, "Yes;" she then asked him if there was a cake-shop near, and if the child (Benjamin) was his brother? he said, "Yes;" she then gave witness a shilling, and desired him to go and get 3d. worth of cakes, and she took the child out of his arms to hold while he was away; he was gone about a quarter of an hour, and when he returned to the spot he tound Benjamin missing, searched all about the fields without being able to find him or the lady. The lady had a bundle in her hand, but he did not know what it contained.

The moment he saw the lady at Lambeth-street, he identified her as being the same who carried away his little brother.

Sarah Holdgate said, her husband kept a green-groter's shop at Shadwell On Saturday, August 28, the prisoner came to their shop, about four o'clock in the afternoon, to buy some fruit for a child she carried in her arms. The child new in the mother's arms was, she believed, the same. The lady seemed very agitated, and trembled much: she said she had lost her way, was much fatigued, and said she wanted a coach to Old-street and did not mind what she paid for it. Witness directed her to the mearest coach-stand, and was, at the time

while

r, Friday, sept. 24.

ck, Mrs. Mary Riddof captain William
s put to the bar, and
an indictment for
jamin, the infant child
rier, 14 months old,
of August last.

witness was a little of age, named Sa-

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while she stopped, for about ten minutes, struck with the difference in the condition of dress of the child and the lady, and also at the whitish coloured hat of the child as being much newer than the rest of its dress. Witness was so much struck with this, that on the same day she communicated her suspicions to a lady whom she knew. She was quite certain of the identity of the prisoner.

Ann Knight lived in Newsquare, Minories, and knew the prisoner perfectly well; she took an apartment at her house on the Monday before this business oc-On the Saturday in curred. question she left the house about half-past 12 o'clock; she had no child nor any family with her; she said she should not return before night. Witness did not observe any bundle in her hand when she went out; she, however, while she was at the house, used to see her with a hat, which she said she meant to give to a poor woman. At seven o'clock in the evening of Saturday, she brought a coach to the door and took her things away.

Hester Hilder lived at the Cross-keys inn, Gracechurch-street, and remembered the prisoner's coming there on Saturday the 28th of August. She had been there once before: this Saturday, when she came with the child it was dark and candles were lighted for her; she left the inn on the Monday following. Witness had occasionally assisted her in dressing the child, which was a boy, and which she said she took from nurse. She could not speak positively that the

child now in court was
the lady had brought to
The child while at the
and fretted a good deal
wanted its mother's nut

Cross - examined. — treated the child with the est tenderness.

John Schrier was 🏚 stable at Mile-end road father of seven children the boy who had been 🐗 was one of them. On the August, Benjamin, and sons, was two days mail months old, and was with three of his brother 28th August he return about four o'clock, found that Benjamin wa immediately went to u gent search, in the which (on the Thurst ing) he arrived at Ba where he found Martin cer, who had arrived the him; he was in the ment with the child and at the bar. Martin he child to him, which diately owned to be him cordingly took it. Ma pointed to the lady # was she who stole it; 🍍 prisoner or her sister-inwas present, asked wie he knew it to be his c he pointed out a man child's arm and eye, w the ladies remarked have seen these marke came into the room. this by producing of printed bills advertising child, which contained ration of the aforest Prisoner then became ed, and said something

PENDIX TO CHRONICLE. 259

g been put into her

lartin, an officer, purrisoner to Birmingsequence of informareceived. He found the Wednesday, with her arms, at the door :: it was dressed very d she was nursing it. speak to her until the norning, when the ; he told him he nad succeeded in find-He then went to vhich was a bookselsked for captain Ridas out; he then asked lding, who, with her , came down stairs, introduced to them rlour. Witness then , "I am an officer of om London, and have rge against you; it is a child." She ap-Ifully agitated at this and the sister-in-law

The latter said, 3 all this mean, my ik the truth; what ut this child?" "I said she (the prihe captain has been tor a child, and I idon, determined to or person's child and my own; I accordabout and saw this me others at play; m money for cakes; had it said he would cakes, and he then child into my arms or the cakes. I waitturn some time, but come, and I then ovidence had put the child into my care, and I went away with it, determined to take care of it and apprize its parents of the circumstance as soon as I could ascertain who they were." On his asking her for the clothes the child had when she took it, she went up stairs and brought them down. [Mrs. Schrier here identified the clothes produced as being those her child had when it was lost.] The officer further said, that when he first saw the child on the Wednesday it was elegantly attired in a lace dress; on the Thursday it had a new and different dress; the lady appeared to treat it tenderly, and offered to send a careful person up with the child to London; she did not seem to wish to conceal the child at all, and saw her dancing it in her arms at the bookseller's door on Wednesday.

The lady, on being called upon for her defence, said, "I was walking near where the children were playing, and I wished to give them some cakes; I offered money to them, and the boy pushed the infant into my arms and said he would go for the cakes; I gave him a shilling, and he went to bring the cakes. After staying some time, awaiting his return, he never made his appearance, and at the instant it struck me, that, as I was anxious to adopt a child, it had pleased Providence to put this infant in my way. I then from that moment determined to adopt it as my own; as I had lost my way and knew not where to turn to look for its parents, I went away with it, determined to apprize its parents as soon as I could ascertain who they were; .I treated it

S 2 whil

whilst it remained with me with the utmost fondness and maternal tenderness."

The Common Serjeant summed up the evidence to the jury, who returned a verdict of Guilty, but strongly recommended the prisoner to mercy.

[She was finally sentenced to twelve months imprisonment.]

COURT OF KING'S-BENCH, GUILD-HALL, OCT. 12. Libel.

The King v. Richard Carlisle. -This was an action brought by the Attorney-general against the defendant for the republication of Thomas Paine's Age of Reason, formerly adjudged to be a blasphemous libel. The cause excited general interest, and at an early hour the court was crowded to excess.

Mr. Carlisle conducted his own defence without the assistance of counsel; before the cause commenced, he objected to the competency of the tribunal, not being aware, he said, of any law on which the present prosecution

could be maintained.

The Attorney-general, in opening the cause, repelled the assertion of the defendant that the present information was founded on no law. Christianity, he said, was a part of the law of the land, and to deny or revile it was punishable both by the common law and by several express statutes; and he cited several cases in support of this declaration, particularly the verdict formerly obtained against one Williams for the publication of the very work now in question.

If the Christian religion part of the law of the next point was to show defendant had violated it lishing one of the most ble, disgusting and wie tacks on religion that 🛊 appeared in the world; learned gentleman proces read passages from the we taining the most open ment attacks both on the ticity and the moral ten the Old and New Testas

Mr. Carlisle, in his stated truth to be his on in the publication; and 🐠 his conviction that such tion was essential to the and welfare of the count fellow-citizens, he said, 🖷 fully prepared to discuss ject; indeed it was only rusing such works as the the minds of the public perfectly enlightened. timents of his own by should state, were in un those of Paine, and his consisted in the avowal He then entered into a defence of these which be affirmed to be i any immoral tendency; an ceeded to read aloud a whole work, accompany his comments.

After eleven hours h occupied in this manner, Chief Justice at the requi defendant adjourned the the following day.

The defendant, on his defence, undertook 🖠 by reading passages for scriptures themselves, charges brought against 🛍 Paine were founded in trei

he was interrupted by the Chief z my Justice, who informed him that it try the merits of the Christian believe, and that such a line of the Christian the control of the christian th was however permitted to id: = mad a variety of extracts from various controversial works for the purpose either of supporting opinions of Paine, or of showthat similar opinions expressby others had escaped prose-Ction. He likewise endeavoured show that the late act for the dief of Unitarians ought to proect this work from legal cogbisance. The Court again ad-**Journed to enable him to conclude** his defence.

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On the third day of the trial, Mr. Carlisle read a number of passages from various works in fa**vour of the unlimited toleration of** religious discussion. He also desired to be permitted to call the Archbishop of Canterbury, the High Priest of the Jews and the leaders of various sects of Christians, to show the discrepancies of their religious belief. The Chief Justice informed him, that such testimony would be at once inadmissible and unavailing; and in consequence some witnesses to the general character of the defendant were alone summoned.

After a reply from the Attorney-general, the Chief Justice summed up. He concluded by saying, that, sitting where he did, it was his duty to express his opinion to the jury, and that opinion was, that this publication was a work of calumny and scoffing, and therefore an unlawful publication. The jury, after a deli-

beration of half an hour, returned a verdict of Guilty.

OCTOBER 15. Libel.

The King v. Richard Carlisle. -Mr. Carlisle, as on his former trial, protested against the competency of the Court. Mr. Marryat, for the prosecution, stated that this was an indictment against the defendant for having published a certain, scandalous, impious, blasphemous and profane libel of and concerning the Holy Scriptures and the Christian religion, to which the defendant had

pleaded not guilty. Mr. Gurney, on the same side, rose and said, that this was a prosecution instituted by the Society for the Suppression of Vice,—a society which had been of very much benefit to the public on many occasions, by putting down wicked and licentious publications, calculated, like the one now complained of, to injure the morals of the community, and particularly those of the young. The society conceived that the religion of the country, on which all morality was founded, was not less entitled to the protection of the laws than any other part of their invaluable institutions; and when they saw in one of the most public streets of the metropolis, works exhibited for sale which attacked and reviled the Christian religion, and the Holy Scriptures in which it was contained; --- when they saw such works daringly and ostentatiously sold at the shop of this defendant, which he had been pleased, in the effrontery of his implety, 252

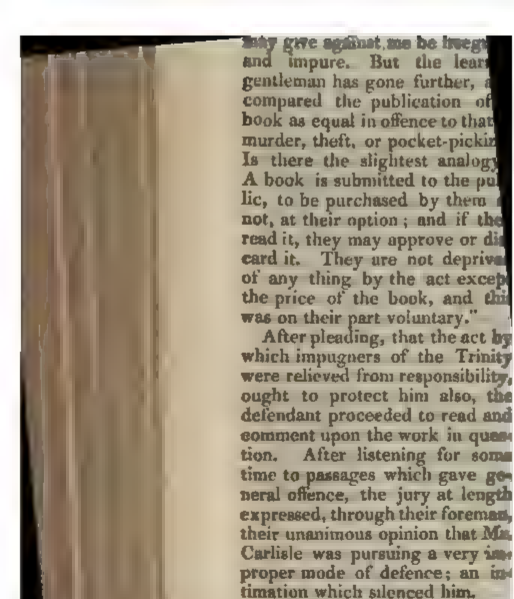
impacty, to atole the " Temple of Reason." "The Office of the Republican and Dest '- when they saw as they thought themselves called upon to de their part to put down a class of prib cutives which were they to Formers in their object, worth themserve at the books by which card somety is held together. They had accordingly obtained evidence of the publication of the work in question and submitted a bill of misstment to the grand jury, by whom it had been found. The defendant had been pleased to enter his protest against the competency of this Court to try the question. If such protests as this were to be tolerated, he knew not what offender might not in future unblushingly defy the authorsty of the courts of his country to take cognizance of any offence impated to him. He supposed that they would be asked to-day, as they had been before, by what law the defendant was to be tried. The answer was, that he was to be tried by the ancient, the well-known, the universally-recognized common law of England; - that law which existed and was reverenced and obeyed before there was any statute on the books; that law by which their civil rights were regulated, by which their property was protected from the thief by day, by which their houses were protected from the mudnight intruder, by which their lives were protected from the knife of the assassin, by which their nature was protected from the violation of unnatural lust. Such were some of those crimes which the

common upw of they had had do nouncest within favor wine, a they time from Cold was her use and really the ceremination gift is a d tell them, that not one or all these cranes count be competently tried by mry court in the country, as stand there and manutan that it was recommetent for that Court to try han his the equally bell and serious crube against commit law with which he was not charged. A doctrine such as that mentaged by the defeatal would, in fact, set all law and order at complete defiance. The book which was imputed as a util to the defendant was cuttien " Principles of Nature, on & Development of the Moral Causa of Happmess and Mesery named the Human Species." It professed to be by Etha Palmer, and the imprint stated that it was printed in America, but re-printed and published in London by il-Carlisle, 55. Fleet-street. Whe ther all these statements were false or true, he knew not ,-whether there was any such person as this Elihu Palmer, or whether the book had ever before book printed, he neither knew pot cared. It was enough that be found the defendant openly publishing it with his own hand; and as it would be his business to show to them, publishing it will no other purpose than that charged in the indictment ;-- the profane and wicked purpose of reviling the Christian religion and Holy Scriptures. It was a pair ful task to give utterance to such passages as he should be obliged to read to them in support of his case: it must be as painful for THE TH

to hear as for him to repeat ;—passages so abominable, except certain parts of that ous work with the consiion of which the Court had iese three days past been pied, he remembered not to read or heard of any thing narkable for wickedness and The learned gentlehen proceeded to read varipassages reflecting either certain doctrines of Chrisy, or upon the character of under; and after a number of ks in reprobation of the and of the conduct of the dant, he ended by expresss confidence that the jury eir verdict of condemnation contribute to stem that it of infidelity which threatto carry away all our instis, all our laws, and with all our happiness.

witness was then brought, roved the purchase of the of the defendant in person. arlisle afterwards spoke at length in his own defence. : learned gentleman, has stated that this was a cution instituted by the Sofor the Suppression of Vice. last night, gentlemen, I knew who my prosecutors nor do I believe I should have become acquainted heir name but for the verf yesterday. He has told hat the gentlemen of this y have conferred many beon the country; and, in instances, I admit it; but nave carried their inquisitoinduct too far. In preventne sale of obscene books prints, I think the society

has acted laudably, as these are demoralizing to all persons, of all ages, and of both sexes. are they justified in going so far as to become censors of the press, and to judge of books on matters of opinion? Gentlemen, I am no hypocrite; I avow myself a Deist, believing in one God, independent of books or the opinions of others. This, it must be admitted, is, in the abstract, a matter of opinion only. tlemen, your religious opinions are different from mine, you will doubtless disapprove and condemn them. By the laws of this country, a foreigner is entitled to have one half of the jury his countrymen, or at least of foreigners; but it is not so with me; I am to be tried by a jury of opinions opposite to my own, and I am not allowed to justify How far it is necessary that books should be shielded from examination by law, or that courts of justice should take cognizance of such an examination, and not allow the defendant to state his reasons, I will not pre-The learned tend to determine. attempted gentleman has screen the Attorney-general from the charge I made against him of excite prejudices wishing to against me; but he has failed. He has also stated, that the book I am charged with publishing was. purchased at the office of The Republican and Deist. gentlemen, this is a falsehood, as my shop bore no such designation until long after this indictment was laid against me. calls me an offender; this, at least, was not decent in your presence; for although the indictment charges



The Lord Chief Justice, after

string down the

APPENDIX TO CHRONICLE. 265

of king's bench, serant's inn, oct. 29.

v. Davis (Clerk). — This ase wherein a pauper was d from one parish and deto the officers of another, At the latter place anxious to procure emnt, it being harvest time. mained there tor without being chargeable, y to become so; during period no objection was o his residence in the paut at the expiration of e he was committed a seme (having been before d for the same offence) to sol by defendant, as an d disorderly person, who nlawfully" returned to a from whence he had been orice legally transferred. ared that on the occasion eturn in question, he was d with a letter from two rincipal inhabitants of his rish, acknowledging him rishioner, and expressing gret at the unnecessary ss with which he had been in the other. It was in ence of his unlawful iment in Bury gaol that the action was brought.

Robinson observed, that nal question in this case nether the conviction was al justification of the de-? But there was another whether a man who had see removed from his parame criminal by the mere fact of returning to it, any thing else;—whether s an act of vagrancy? If ld show their lordships

that he did not, and that this was not enough to constitute such an act, he flattered himself his motion would lie. Now he should contend that the magistrate had no jurisdiction, because he had acted upon an information which did not state any crime as against the plaintiff. The mere return of a pauper after the execution of an order of removal was not an act of vagrancy. The information in question was founded on the wellknown statute of 17 George 2nd, and it was most material to observe that that statute neither defined nor created the offence charged in the information. was of the more consequence to remark this, because had the words of that act first mentioned and described the offence, it would have been sufficient to have referred to it in the information. But what did it do? It provided that all persons who should "unlawfully" return to such parish, place, &c. after being removed from thence, without bringing a certain certificate, properly signed, from the place or parish whence they so returned, should be deemed idle and disorderly persons, and punished accordingly. It was therefore to be inferred, from the word "unlawfully," that it was not the intention of the legislature to declare the mere and single act of returning unlawful. That very word indeed implied, that there might be a lawful mode of performing the act he spoke of.

Their lordships here suggested, that the very words of the statute, such as they were, being transcribed into the information, it was not possible for them to

alter

alter them. Should not this man, to have raised the learned counsel's points, have offered to the magistrate at the time such circumstances as might have proved that the proceedings against him were not legal? It did not appear that he had then urged what would have been, no doubt, sufficient to prevent their taking

place.

Mr. Robinson, in continuation, said, that Mr. Justice Buller had already laid it down, that if the statute defined the offence, then it was correct and sufficient to refer to it in the information; but if it did not, or spoke of it only relatively or in general terms, then the reference was not enough. So, in an action under the Gambling act, the judges held, that the pleading of the words of the statute, " unlawfully gaming," was not a good plea. The specific facts ought, they said, to have been shown, in order that they might know what were unlawful games. In the case of Molten and Jennings (Cook's Reports, 642), lord chief justice Eyre held, that if the oaths had not been specified the information would have been void.

The lord chief justice observed, that there was this distinction to be made between the case before them and those which had been cited-that here it would be matter of extreme hardship if a pauper, after being examined before the magistrate and refusing to state the grounds of his return, should, after conviction, be allowed to say, "I can bring forward facts to prove an illegal commitment, and will now state them, though I declined to do so before."

Their lordships concurred observing that this was very por sibly a case of extreme harden individually on the plaintiff, be under the circumstances of the case, they could not possibly pronounce against the magistrate who, acting on the information had only done, and by no mean exceeded, his duty. If the plant tiff could get at the person whe caused his commitment in the first instance, they should be very glad; because they believed this to be only one of the ten thou sand cases which must be perpe tually occurring so long as the present poor-laws remained operation. If they were to pronounce that an action would in against the magistrate, they might be punishing an innocent make He appeared to have acted rightly. But very possibly the churchwardens and parish officers (and on the face of the pleadings it seemed they had) acted most in properly and harshly to the plaintiff, whom they were instrumental in depriving of work in the middle of harvest, and who was not likely to become chargeable to them-The magistrate, however, could not be held to have proceeded illegally.

KING'S BENCH. Inquest at Oldham.

The King v. Joseph Taylor and John Earnshaw.-Mr. Scarlett rose and said, he was instructed to move for a rule to show cause why a criminal information should not be filed against Joseph Taylor and John Earnshaw. He made this motion upon the affidavits 🚅 John Mellor, constable at Oldham;

APPENDIX TO CHRONICLE. 267

errand, one of the corothe county of Lancaster, other: the ground of it attempt to influence imy the minds of a jury asl at Oldham to hold an inipon the body of John The jury were summoned 8th of September, but the not being able to return ham from the Lancaster an adjournment took On his arrival however 1 a great multitude assemvho appeared to take a terest in the proceeding, be extremely desirous that should come to the same ion as they had already

Mr. Ferrand's affidavit to state, that the inquest ed many days, and that at fearing from the temper in the town, that some ince might take place, he ed it to Manchester, where ce was more vigilant and

One of the parties, Earnras a surgeon, and had atto give evidence on the
matter of the inquiry.
attended the deceased in
ical capacity, but being a
he declined taking an
id could not therefore be
ed.

strice Bayley asked whereverdict had been found? Scarlett replied, that it cult to strip themselves of ct of public rancour, but did not appear by these s whether a verdict had not been found.

Justice Bayley observed, motive for asking the was, a doubt whether application as the present might not have an influence on the verdict; and whether, in that view, the Court ought to interfere?

Mr. Scarlett said he would shortly state the ground of his motion. Mr. Earnshaw's evidence had been rejected for the reasons before stated; but it appeared that he and Taylor had taken means to circulate in the form of a written statement among the jurors, that which he had not given upon oath. He would not disclose the contents of this paper at present, but merely add, that Mr. Cox, a surgeon, had given evidence as to the cause of Lees's death, and the remarks in the written statement differed from that evidence. One of the affidavits stated that four or five of the jurors had received copies, one of which was shown to the coroner.

The Lord Chief Justice asked, whether it appeared from whom

they received them.

Mr. Scarlett replied, that in Mellor's affidavit it was sworn that Taylor admitted to him the fact of the papers being left at his house without any direction, but that, conceiving them to be so intended, he had distributed some of them among the jury. Mr. Ferrand stated, that one of the jury put a copy into his hands; that he made no observation at the time, but finding afterwards that more were distributed, he told the jury that it was their duty to deliver them to him; they made no answer, but it appeared that all, except one named Wolfanden, had received copies, which were left at their respective houses. The learned gentleman observed,

that

They the paper was wished a Earnshaw's attendance in cou Mr. Scarlett said he belie that was the fact. The paper dated the 1st of last month. was sworn to that Mr. Earnsh on being asked whether he the author, gave an indirect swer, saying it could not traced to him, and that he h neither directly nor indirectly c culated it. One of the paper appeared, however, to be in h hand-writing. The learned cour sel was then about to read the paper. The Lord Chief Justice.—Th paper, I presume, imports 1 contain the opinions of a medical person? Mr. Justice Bayley.-And i an affirmation of what could on be received as evidence under the sanction of an oath? Mr. Justice Best .- And is suo evidence as had been previous rejected? Mr. Scarlett assented. The Lord Chief Justice.-It clear that nothing ought to b delivered to a in

The the 25th of October last, and by the proper officers but his deputy's attempting to the customary forms, the Dutch sport insulting language and un-Rentlemanly behaviour; he threatmed to throw him overboard if be did not quit the ship immediately, after having otherwise put him in fear of some personal danger and punishment in the event of attempting to execute his orders. The officer was, in consequence, obliged to leave

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them unexecuted.

The Lamburgion, on behalf of the spinors, moved the court for a stractment of appropriate of the captain, the content of the character of the character of this person and the character of his government. Immediate information had been transmitted to the emberrador from the king of the Netherlands in London, as well as to his consul resident at Plymouth. The conduct of the captain, under these circum**etences, was a manifest contempt** of court; and the learned course by g proposed in submitting his making, was the only one that . Bie William Scott asked if any spectance had been given on shelf either of the ambassedor ķ or of the consul? 60

The king's advocate replied in the negative. He was aware that, therefore, it was only by the indulgance of the court that

he også trobe my observation on the more beginn it; but he reggered, that it was one of great micety, steing that the faprign efficier's implifications comb negl most prohibit, contemples the conceptions of the events i rections could igit colcinit question.

Dr. Aranid had also, confointly with his majory's advocate, he consulted by the consul on this eccasion, and hoped that proasserings would be suspended. The captain was, in some degree, intrusted with the honour of the national sag under which be was sailing; and it might be fairly presumed, was more auxious for the preservation of its rights them the observance of his duties. He tracted that time might be allowed, in order that he might consequalizate with his government,

Dr. Lushington insisted that this was the case of a ship which had sought, and been sesisted by, the aid of British vessels, by whom she had been brought within British territory and under the undoubted jurisdiction of his Britennic majesty. How, then, could it be urged, that this was a case of any peculiar nicety; or that it could be necessary for this of-ficer to make any reference to his own government? His conduct had been clearly most reprehensible, and was clearly within the reach of this court. But he wholly objected to the precedent of this officer's being allowed to sak for instructions from a foreign government. Was this court to west such delays in a case like this? Suppose the vessel had been en American or a Russian, was this the way in which this country

country was to run the risk (he would not put it otherwise than conditionally) of having its authority invaded?

Sir William Scott asked what further time the other party meant to apply for, before the warrant of attachment should be granted?

It was intimated that a fortnight or three weeks would be sufficient.

Sir William Scott wished to know, whether the ship, in case of the suspension, would remain certainly in her port, and whether there was any intention of proceeding?

The King's Advocate had no means of answering positively; but the ship being a complete wreck, he presumed the court had every means of protecting itself whatever it might decide

upon.

William Scott said, the Sir court felt a desire to act with the greatest delicacy towards foreign states on occasions of this sort, and certainly not the less so in regard to the state in question. This was described as a ship of war, but her present situation was that of a merchant vessel, clearly; and the other vessels which had applied for this warrant were as clearly entitled to remuneration for salvage-service. There might be reasons on the part of the foreign minister here for the delay, which he was inclined to respect; but the British claimant must be protected. If he were given to understand that this ship would not be removed, however, he could not object to the warrant's being deferred for a short time; and this he desired might be signified to the minister,

who represented his govern in this country, accompanian intimation that such must on no account take. The court, in conclusions served, that it should govern warrant of attachment, wassurance of her contingort were speedily given which might be done proper parties, when so out of court, without was the next court-day.

KING'S BENCH, NOV.

The Lord Chief Justice was engaged in going the bar a second time use tions for new trials, of that Mr. Hunt had be time in court, with a be papers at his side, through one of the office ther he intended to summotion; and on finding firmative, called upon he stated that the court we ready.

Mr. Hunt rose, and had a motion to make, an spected the magistrates a chester.

Lord Chief Justice what is the nature of it?

Mr. Hunt.—My lord, to move for a criminal tion against them.

Lord Chief Justice.

not competent for your A criminal information is moved at the suit of the and such a motion can made by some gentlement bar.

Mr. Hunt.—I have look

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ks, and I cannot find ce in which the court red to stop a prosecu-

nief Justice.—I believe no precedent of the ving any but a gentlebar to conduct a prothis nature. Mr. Pole ready to hear you. lock, however, had no shed his motion, than again offered himself to ion of the court, and know whether their would be pleased to how he ought to pro-

hief Justice.—No, we here for that purpose. int (interrupting his ho with some difficulty to add, that if he had my personal wrong, he. ig a civil action) read been often told that justice were open to nad strong reasons for is a public proceeding, I neither money nor inco employ professional the management of it. hief Justice.—All this is to prevent you from ·a criminal information. stice Bayley.—It may to state on this occaeasons of the rule by court is now guided. e most improper, in the , that the time of the ild be occupied unneor in the consideration irrelevant to those er which alone it exeririsdiction, or to which eneficially to the purjustice, advert. The

time of this court belongs to the public.

Mr. Hunt (again interrupting).

—I am one of that public.

Mr. Justice Bayley.—You are, Sir, and are to be informed, that the king sometimes acts in this court by his own law-officers and sometimes by other professional gentlemen. Every criminal prosecution is carried on in his name; and for a long series of years a practice has prevailed, that none but gentlemen at the bar, whose education fits them for the conduct of such proceedings and who know by that education and experience from their points ought to be urged and what topics may be brought forward without incurring blame, shall carry on the prosecution in court. It might otherwise happen, without any evil motive, but purely from honest ignorance on the part of an accuser, that the most injurious prejudices might It would, indeed, be be excited. a great hardship on a prisoner, charged perhaps with an offence affecting his life, that a prosecutor, merely because he knew not what it was proper to state and what it was necessary to omit, should bring forward matters with which a jury had nothing to do; but which, being brought forward, might produce an effect upon their minds which it would be impossible for the judge afterwards to remove or to control. The same observation must apply to cases of misdemeanors, and he knew of no solid distinction that could be made between what was to be addressed to a jury and what to that court, in cases at suit of the crown.

no precedent of a criminal prosecution originating in this court except at the instance of officers of the crown, or of persons who in some respects stand in the character of public officers-I mean, of course, gentlemen at the To abandon this rule of proceeding would be to destroy the distinction between civil and criminal cases. By the former, every individual may seek a remedy for personal wrong sustained; but the object of criminal proceedings is not private redress but public justice; and it is therefore impossible for us to accede to that course which you are deairous of pursuing.

Mr. Hunt.—May I be permitted to offer a few observations on what has fallen from the learned

judge?

Lord Chief Justice.—No, Sir, you cannot. Have you any instances of an individual not at the bar, being allowed by this court to do what you are contending for?

Mr. Hunt.—There is no precedent from the earliest institution of trial by jury to the contrary.

Lord Chief Justice .- You have

not answered my question.

Mr. Hunt.—I wish to refer the court to a case which came on before lord Ellenborough, a short time before your lordship was appointed lord chief justice of England.

Mr. Justice Bayley.-It was determined recently in the case

of Milne, in the negative.

Mr. Hunt.—I allude to a different case, that of the king, on be prosecution of Pitt, against right hon. William Huskisson

ight non, William Huskisson

Mr. Justice Bayley. suffer Mr. Pitt to be he that I afterwards spoke to that noble and learn for whom I always felt the respect, but to whom L nicated my opinion that wrong on that occasi lordship acquiesced in sons I stated, and det conviction that the pri was incorrect, and that chief of such a preced was allowed to be de one, could not easily | lated.

Mr. Gurney.—His afterwards declared in conhe was satisfied he his wrong.

wrong.
Mr. Hunt.—If this be is useless for me to confine the confi

Lord Chief Justice.bound to submit to the
of the court.

Mr. Hunt.—This is instance of a prosecution

impeded.

Lord Chief Justice. scarcely any instance of cution attempted to be to menced.

Mr. Justice Holroydit is clear that there is a dent to justify an application the part of the crown forward in the present. The object of all crimin cutions is public justice court would act most in allowing an individual vert himself, at his own into a counsel for the creations.

Mr. Justice Best.—It where an individual can himself party to a cause

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to appear publicly becourt. The person on comes forward, not as to the suit, but as an or the king. If it were ion, that would be carthe name of the applihe would be entitled to t personally. He canver, be in a situation ider the present circumnless he can adduce a precedent; and none be found. What right his person have to obself upon the king, and e to conduct a proseinst his subjects? The ght to make no such ; and indeed the re-1 have been made upon instance, are pregnant the utility of the rule mportance of adhering entlemen at the bar n to stop or to recede; vident that the present will be content with hich this Court can de-

int then declared his persuasion that no apwould ever be made as Manchester magisany gentleman at the immediately left the pparently much cha-

OF COMMON PLEAS, IRSDAY, DEC. 2.

v. Buck.—This was an a breach of promise of and the damages were 00%. It appeared that iff, Miss Mary Anne XI.

Curling, was a young lady of considerable personal attractions, residing with her mother, a lacecleaner, in Wood-street, Bond-The defendant, formerly an officer of engineers in the East India company's service, now acted as minister to a congregation of Baptists, at a new chapel situate between Queen-street and Charles-street, Oxford-road. He had previously preached at a chapel in Titchfield-street. lady was of the age of 22, and the defendant 28 years. The acquaintance commenced by the plaintiff, her mother and sister, going to hear the defendant preach in November, 1818; after which they visited each other. Shortly after it was agreed, that the family of the plaintiff should become his sectarians, and they accordingly joined the Baptist society and became a part of his The defendant congregation. then paid his addresses to the plaintiff, with the consent of her mother and with the knowledge of his father, a tailor, residing in Arundel-street, in the Strand: the families continuing to visit each other from November 1818, to April 1819, when the defendant thought proper to break off the intended marriage, which had been repeatedly promised and even published by bans. His letter on this occasion stated (among other things) that his father had given his absolute negative to the connexion, and that if the union took place, it would prevent his father's settling those debts which he (the defendant) had contracted in India, and which his father was now liquidating, &c. Several love-letters

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of the defendant's preceding this were read, which marked his sentiments of propriety, respect and affection for the plaintiff: in one of them he said, " I pray God that the law may bring us together for our mutual comfort;" and it was proved that in a conversation respecting her, he had said, " She is a pious, God-fearing young woman"-" She is a spiritual and gracious young woman." On the part of the defendant it was stated, that he was in very narrow circumstances and much involved; his father had a numerous family besides. The salary he enjoyed as a preacher could not exceed 50%. per annum, as he had expended all the money he could raise in fitting up the chapel. However, he abandoned all attempt to throw any imputation on the character of the lady.

The Chief Justice summed up the case, and the jury found a verdict for the plaintiff—damages

150%

COURT OF KING'S-BENCH, THURSDAY, DEC. 23.

Butcher v. Campbell and others.

This was an action brought by the owner of a fishing smack called the Mercury, against the owners of a West India trading vessel called the Contest, for running down the plaintiff's ship, whereby she was sunk. The accident took place on the 27th March, 1818, off Fair Lights, about nine miles from the shore. The master of the smack gave in evidence, that on the morning in question, between eight and nine,

the Mercury, with five board, was sailing down the nel at about two knots with their sails alack; was strong in the north. his crew saw the Contest down the Channel with at the rate of eight knots They saw the Contest quarter of a mile distant hailed her several times she came upon them. bearing down upon the there had been any on forecastle of the ship 1 have heard the hail; D was given to it. They put the helm of the Ma after seeing the Contest up before. They had nets out at the stern. If of the Contest had heare they might have avoided on the Mercury. The did not alter her cour Contest struck the Men the stern and split her her crew was drowned other cut in two. The three got on board the When they got on bod was nobody on deck ex man at the helm. 76 then came from below * deck. The master of told him that two of his killed. The captain sai sorry for it, and confess was his fault. sent down one watch other had not come u were all at breakfast The captain then, at the of the master of the small him a letter to the defer which he said that he for an accident that had he in his running down a

essel that was trawling m till close upon her, ng down the helm he wn, the wind strong in

He also wrote therein i sent the letter by one v of the smack, and rene defendants to make 3 a compensation. This f the master was conthe other two men who pard at the time of the A person on board anng smack, called the , swore that there were s on the deck of the the time she passed his : had taken particular consequence of her rly run down his vess a few minutes before This evidence was intradicted by the capour of the crew of the who swore that there ral persons on deck, he captain, at the time They saw the cident. a-head steering the the Contest. as not perceive her trawlbut took her for a essel. The Contest was n five to six knots an he captain told the to put the helm up, in pass the Mercury to

The Mercury then leeward across the the Contest, when the dered the helm of the be put down, to pair vessel to the windwise, helm was first put to, it was 300 yards of the

If the helm of the id been put up somer,

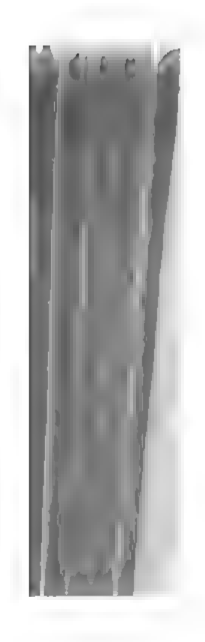
she would have run against two vessels that were off her bows. If the smack had made way, the Contest would have passed her. She was prevented making way by her trawling-lines. The luff of the Contest's lee struck the Mercury's quarter. The trawling-rope took the bow of the Contest: if this had been slacked a foot she would have passed. If the Contest had not gone to the windward when the Mercury did, she must have struck her in the middle. The accident happened at nine; the time of changing the watch and of breakfast was eight; the watch had been changed an hour.

The Lord Chief Justice said it was for the jury to say whether a proper watch was kept by the crew of the defendants' vessel. He observed, that the letter written by the captain at the time of the accident was more likely to contain an accurate account than his testimony given at a remote period. The account there given was consistent with the plaintiff's case.

The jury gave a verdict for the plaintiff. Damages to be ascertained out of court.

HIGH COURT OF ADMIRALTY,
DEC. 10.

Sir William Scott gave sentence in the case of a mariner late of the ship Elizabeth; out of which a question arose as to the liability of owners to the payment of seamen's wages for the full voyage, when from some accident (not of misbehaviour) they shall have been discharged on the course,



they at h oral. worked the vessel into a harl and the captain finding that repairs would necessarily oc a considerable time, and c not be completed before the set in in those latitudes, acce a proposition which is decli by him to have proceeded f the crew, viz. that he should charge them at that port, pay them their wages up to the per of their quitting the ship. men asserted a different to pleaded their great exertions the salvation of the ship and ca go, and made it appear that ti offer, to which they reluctant acceded in preference to the it convenience and uncertainty (remaining in a remote and unfre quented corner of the islano came from the captain; that the were conveyed to Wiessbay and Elsineur and thence to London where they arrived in the beginning of the succeeding year, They asserted that wages were due to them up to the time of their return home from London to Lisbon. 77.

PPENDIX TO CHRONICLE. 277

r a long period to the y should receive the ndustry to spend in unidleness, keeping holy-the calamity which had ne owners. There was, however, which he lucted from the wages due, which he could The men were charged overland passage, in ce, to their ports of em-

Now passage-money arly for the owners to thether the men moved and: if by land, it was nge of vehicle; but the rests were still to be

On the whole view of the Court decreed to s their wages up to ral in England, their penses, and, under the tender which had been n, all the expenses of l.

of king's-bench, iday, dec. 20.

Jury.—Wallace, Exe-Good.—This action ht by Mrs. Wallace, as of her late husband, on of insurance underthe defendant on the la, at and from Newto Genoa: the interest to be in Mr. Wallace ed; the loss by perils . The interest was adbe as laid; the ship i Newfoundland on the tober, for Genoa, and on her passage. The t up was the conceal-This material letter.

letter was written by the deceased from Newfoundland on the 20th of October, to the plaintiff, his then wife, wherein he informed her that the ship in question was nearly loaded. This letter was received by the plaintiff about the 10th of December. The plaintiff resided at Workington, and at the end of January in the following year she gave orders to an insurance-broker to effect the insurance, which was done accordingly.

The broker swore, that the average voyage from Newfoundland to Genoa was three months; and the course of the post from three Genoa to London was weeks or a month. At the time he effected the policy he knew of the receipt of the letter by the plaintiff, but had never seen it. At that time he had no suspicion of the ship being lost, nor any knowledge of her having sailed. The letter was not shown to the underwriters.

The defendant called a merchant who had been some years in the habit of trading to Newfoundland. He swore, that the average voyage from Newfoundland to Genoa in the month of October was about a month; he had rarely known it exceed 35 days; it was often done in 25 days. He stated that the course of post from Genoa to London was 12 days on the average; that if he had seen the letter dated the 20th of October, from St. John's, Newfoundland, stating the ship to be nearly loaded, he should have concluded that she must be out of port in three or four days; the port lies near the ocean, and a fair wind of half an hour will

carry out a vessel. In January following he should certainly have considered her out of time, and would not have underwritten

the policy at any premium.

Mr. Pitcairn, an insurancebroker, proved that in November he had done policies on the Isabella at the usual premium. the 19th of January following he received orders from Devonshire to effect further insurances. this time he was aware that the ship had sailed on the 21st of October, which circumstance he communicated to the writers, who, in consequence, demanded from 25l. to 35l. per cent. premium. He stated the average voyage from Newfoundland to Genoa to be 35 days.

The lord chief justice told the jury, that there did not seem to be any fraud on the part of the plaintiff in concealing the letter, but that made no difference: if the letter were material, the plaintiff could not recover, whether the concealment arose from ill-design or ignorance. It was for them to consider whether the letter were material or not. He then recapitulated the evidence, and the jury gave a verdict for the

COURT OF CHANCERY, DEC. 23.

defendant.

Curtis v. Kingdom.—The Attorney General this day moved to dissolve an injunction which had been obtained by the plaintiff, who stated himself to be the author of an Account of the Colony of the Cape of Good Hope, with a view to the information of emigrants, and who complained that the defendant, in a publication on America and the British colonis,

had pirated his work.

The learned counsel contended that as the plaintiff had compiled his work from other authors, & was not to be considered such original work as the Court would protect, and even supposing a were such, yet that the defendant was as much at liberty to comple from those authors as the plantiff; and that, in fact, the fendant had compiled from these authors, and had not copied free the plaintiff's work.

Mr. Horne followed on the same side, distinguishing this com from those that had been proviously decided, and pointing the difference between the works themselves. The defendant's work was published at half-a-guines, and contained the comparative merits of the various points of emigration; while the plaintiff's published at a less price, comtained only information relating

to the Cape.

Mr. Pemberton, also for the defendant, contended that the plaintiff's work not having been entered at Stationers'-hall was not protected by the statute; and to show the different nature of the works, he pointed out the opposite conclusions to which the anthors had arrived. The plainti stated that he sat down to his task with considerable prejudice against the Cape as a point of emigration, but had risen from it with very different impressions. The defendant, on the contrary, having himself entertained some intention of emigrating, after

weighing the various climes of all

the

PPENDIX TO CHRONICLE. 279

ies, had decided, natuigh, to abide at home. eald, for the plaintiff, ended, that if works of were to be furnished to c, authors must avail s of the labours of their He would ask his iends on the other side vay they would othera history of the Cape Hope? That the plain-· from being a pirate of of others, had in his irly stated, that he had iled himself of the many , pictures of the Cape ich modern travels supto the superior work of w in particular, he had h indebted, nor had he o consult the observa-Vaillant, Lichtenstein bell; or the Journal of Mr. Latrobe's Visit to ica in 1815 and 1816. laintiff therefore pirated eding authors in the way lant had from him, he e placed those authors in i to make a similar apto the Court; but when told the world that the " work of Mr. Barrow, to be had, he did not imself like a pirate upon of others, and he subat the plaintiff having his care and industry in what was important to from various volumincations, he thereby beauthor of his own work. th no man had a right and as to the 2nd point, matter of fact, and it ined to show that the 's work, far from being

compiled by himself from the works of others, or containing extracts from the plaintiff's work "met with" by accident, and occurring only "here and there," as defendant had alleged, was a verbatim copy of numerous pages of the plaintiff's work on the subject of the Cape. He offered to show 10 pages together of plaintiff's work which had been copied within 3 lines. That the identity which he was prepared to prove between these works reminded him of an occurrence in the early part of his professional In an action for pirating a chart, it was shown that a rock had been inserted in the plaintiff's map, which, in point of fact, existed no where else, but which had also been copied in the defendant's. A rock, said his lordship's predecessor, "upon which their case will, I fear, be wrecked." In the present instance he would show that defendant, in a table said to be copied by him from Mr. Barrow, had carefully perpetuated such remarkable typographical errors, as identified it with the plaintiff's work, and with no other. He then in a humorous strain observed, that Mr. Barrow had found in the district of Stellenbosch, 451,695 sheep; but on the plaintiff's arrival at the Cape, an immense slaughter had taken place amongst them, and he found but 51,695, making a difference of no less than 400,000; this he of course duly reported in his book, and it was remarkable, that the defendant on his arrival found not only that no further mortality had taken place, but that to a head there was the exact number of sheep the plain-

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tiff had stated. Other peculiarities of a similar description were pointed out. In particular the learned counsel observed, that Mr. Barrow had described the Cape under the four principal districts into which it was in his But the plaintiff time divided. had introduced a totally different political division, 1. e. into seven districts, under which it was now governed; and in the very order and terms in which the plaintiff had introduced them, the defendant had copied them into his book. Now, though he must admit that the defendant, in writing a history of the Cape, could not do otherwise than insert the seven existing divisions, was it to be imagined that two gentlemen sitting down, even to compilations, upon which each fairly bestowed his time and labour, would arrive at exactly the same mode of describing such divisions in seven instances, and express distinct themselves in exactly the same words?

Mr. Raithby followed on the same side, and was proceeding to insist on a bona fide compilation or abridgment being as much intitled to the protection of the law as a work in other senses original, when his lordship expressing a full concurrence in this argument, the learned gentleman did not press it.

The Attorney Generalattempted to sustain his former line of observation, by beginning to read from Mr. Barrow and to point out errors of the plaintiff which defendant had corrected, when

The Lord Chancellor terminated the discussion, by observing this case to be somewhat different from the application of the original author of a work for his protection. In the absolute semo of the terms, neither of these were original works; both professed to be compilations from other and larger publications " But if a man profess to give the world a compilation," said his lordship, " let him sit down farly and compile. He must not copy even from a previous compile tion; for his work would then be a piracy of that compilation. In this case, the defendant has not merely copied some facts, but many facts with the errors; and not only the facts, but the res The me soning of the plaintiff. junction cannot, under these carcumstances, be dissolved. plaintiff is perfectly correct is coming here for the protection of his labours, which, both in law and equity, as far as I can see, must be given him.

BOARD OF EXCISE, DEC. 29.

The firm of Messrs. Thompson and Coates, wine and spirit-merchants of Holborn-hill, were charged under the 54th of Gea. III. chap. 8, commonly calted the Cape Act, with having mixed a quantity of Port wine with a quantity of Cape wine, against the statute. There is a penalty of 300l attached to the offence if it is with a fraudulent intention, but this being admitted not to be the case, the penalty was not proceeded for.

This case excited an extraordinary degree of interest amongst the wine trade in general, as the question at issue was as to the legality

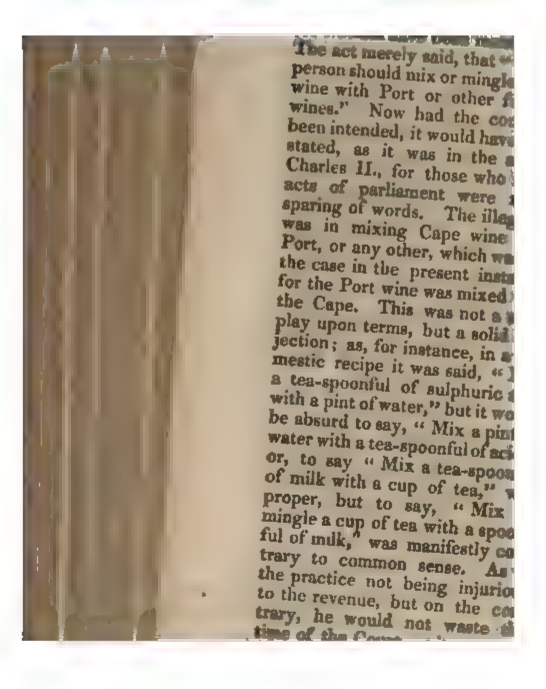
APPENDIX TO CHRONICLE. 281

y of a common practice of; wines to improve their. The court was crowded sons in the trade, who were s to hear the decision.

Fisher, a surveyor in the , proved, that in taking the of Messrs. Thompson and , on the 19th of October, nd an excess of eight gala pipe of Cape wine of 98 , which was not accounted the permits. On asking pates to account for the inhe stated it to have been by the addition of eight of Port wine, in order to 'e the Cape wine. of the pipe, 100 gallons, consequently seized. The ig officer corroborated this ent.

Coates appeared in behalf firm, and said he stood o answer the charge made t the firm—the first in their It was a question in which haracter, which had hitherto pre-eminent, was concernnd as it was but natural to se that their prosperity procure them many encthe account of the seizure w the full progress of a lie thout the trade, and from ere seizure of a pipe of wine, increased to the discovery ontraband connexion, and mense seizure, to which a y of 20,000% was attached, had afforded consolation to envious of their prospe-He should first contend ne officer acted illegally in z more than the excess of gallons; secondly, that to ort wine with Cape red wine ot contrary either to the

letter or the intention of the act of parliament; and, thirdly, that they had done nothing inconsistent with the revenue, which was neither in fact nor intention injured. On the contrary, should show that the revenue was in reality benefitted. There were only two laws in force against the mixture of wines, namely, the 12th of Charles II. c. 25, and the 54th Geo. III. as to the seizure of the whole of the pipe. He referred to the 27th clause of the last-mentioned act, to prove that the officer had no right to seize more than eight gallons, the words of the act being, "that the quantity seized should be equal to the quantity found in excess;" and he contended, that there were not the slightest grounds for supposing that the act authorized the whole to be seized. He had, when asked by the officer to account for the excess, openly and candidly given him the truth, which if he had had any improper motives, he would have withheld, and which it would have been impossible to have discovered, had He complainhe not told it. ed that the admission, had been made in honour and good spirit to the officer, should be converted to their disadvantage. To prove that the act for which they were charged was not contrary to the letter and spirit of the act of parliament, he contended that at the time the act was made for the commutation of the duties on Cape wine from 7s. 6d. per gallon to 2s. 6d. the legislature had in contemplation the frauds which might be committed, by mixing the Cape wine, which paid the duty of 2s. 6d. per gallon,



the practice was not to the revenue. It ear so at first sight, be found to be injuele long run: if wine were permitted to mix es with the Cape wine, less duty, they might so much as to increase ption as a substitute and thereby injure the

rt, in giving judgment, was no imputation ipon the character of which the officers of had always made an report; and those who sed falsely to impeach ability deserved pu-The information did them with any thing corrupt, and the rely turned on a point 1 this head the Court y of opinion that there a mixing within the the Act, and adjudged of the wine so mixed ted.

ARE ASSIZES.

ry. W. Borough, Esq. igrath.—This was an formation filed by the eneral against the defor conspiring with nown, to transport a the name of Judith merica.

y, after a short deliound the defendants n both counts in the

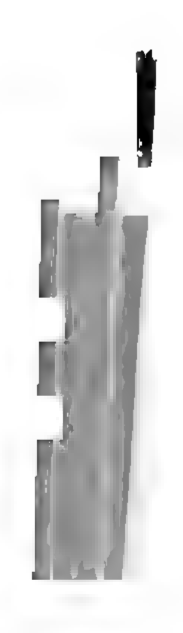
tter appears to have

been brought forward by government in consequence of the following anonymous letter to the Lord-Lieutenant:—

"My Lord;—To leave you ignorant of an outrage perpetrated within your government, unparalleled in the present state of society, and perhaps seldom surpassed in the most oppressive feudal era, would be to neglect a duty to my country, and to the victim of barbarous cruelty—an outrage, too, premeditated, planned and carried into effect by one of his Majesty's justices of the peace, the supposed guardian of his Majesty's subjects and the preserver of the laws, who, though destitute of humanity, ought, from a recollection of the trust reposed in him, to have risked his life in protecting her whom he made the object of his unlawful and more inhuman machina-I will now, my lord, state as clearly as I can this occurrence, and should I deviate in the least from what actually took place, it is because I reside remote from the scene of tyranny and leave to your lordship the close investigation of the matter, and not from a wish to add to a crime already black enough.

"About the middle of August last, Wm. Borough, esq. a magistrate of the county of Clare, and a half-pay lieutenant of his Majesty's royal navy, assisted by some ruffians, came to a poor and indigent man of the name of Lynch, living in a miserable hut and far distant from the house of this justice; this unoffending and unsuspecting man was standing near his hut, his daughter not far off, when he was addressed by

Mr.



by Mr. Borough's men his order dragged to a l by. The distracted fathe Mr. Borough why he acts who, combining stratage force, said that he had a su for her from major War the chief of the police rush, within three miles of this happened. This was awerable; and all that wa implored was, that his daughter might be permit go a few yards to her mis dwelling, that she might pe from her ill-supplied war such clothes as might enabl to appear as well-attired a could in answering the fict summons, and to relate to mother this inexplicable and tile proceeding but feroc inexorable, and mysterious any officer of the inquisitic Goa during its most drea epoch, this Mr. Borough den -and observe, my lord, what lowed. This ill-fated girl conveyed in the boat, into wl she had been first forced to

PPENDIX TO CHRONICLE. 285

niquity, dispose of the retch's freedom for five 'ears for a sum adequate spense of her passage, should it be so) that he rom the authors of her compensation for the ow peculiarly unfortumajor Warburton, close it happened, should be of this affair: for ignoust be, or it could not ith impunity, as it has en a crime of less maguld call forth the vigiof this hitherto-supposed officer; for I'll venture that since his appointhis situation in that more flagrant breach of has not called for his and particularly name and authority ied in accomplishing the deed. One of your y's privy counsellers, hon. J. O. Vandeleur, 1 every information your y may require on this as I am informed it haphis estate. To you, my m whom justice emad in whose power it is 3 this much injured paustoring his stolen child t is most proper to ad-. Sums of money are ed and threats held out, o seduce and deter the parent from pursuing is whatever by which he ver his lost child. Fifty ave been offered the fahe liberty of his daughto sink in oblivion what

As yet he has withtemptation; but should e even be purchased, it will not, cannot operate as a Lethean draught upon every mind. "THE FRIEND OF THE

OPPRESSED.

"To Earl Talbot, Lord-Lieutenant and General-Governor of Ireland."

HIGH COURT OF ADMIRALTY.

The Ship Dolores, Carbonel, Master.—In this case the courtesy of the Court permits the commanding officer of a station to moot the question of his right to the flag's proportion of oneeighth of the bounty allowed by the act of parliament of 47th of the king (for the abolition of the slave trade), "to the officers, seamen, mariners and soldiers, on board of any of his Majesty's vessels of war at the capturing of any other vessels which shall be by them taken engaged in the slave trade, and afterwards prosecuted and condemned as prizes of war," at and after certain rates for men, women and children, respectively. It was stated in the course of the argument, that few or no cases of a similar claim were to be found on the records of the Court, the bounty or head money having been awarded generally to the actual seizers of the prize; which the learned counsel for the captors contended was the intention of the Abolition act, as a farther encouragement to the vigilance and exertions of Majesty's ship captors. His Ferret, commanded by captain Stirling, was on her return voyage from St. Helena, whither she had accompanied the squadron under the orders of admiral sir George Cockburn,

Cockburn, appointed to convey the person of Buonaparte to that On the 4th of April island. 1816, the Ferret captured the American armed schooner Dolores, capt. Carbonel, engaged in the prosecution of the slave She was carried into trade. Sierra Leone, having on board no less than 250 unfortunate Africans of all ages, men, women and children, and was condemned on the 13th of May following as English and American property, and consequently as good and lawful prize. The 47th of the King provides, that bounties in such cases of capture and condemnation shall be paid by the navy board, in the same manner as " head money" is directed to be paid under the 45th of George Srd, to the officers, seamen, &c. on board, according to the proclamation for the distribution of prize-money already issued and extant. Now, on the 16th of March 1808, there issued an order in council, which directs the distribution to be made in the manner we have already mentioned. As no other order in council on the subject was promul-gated until the month of July 1817, distribution in this case, it was contended, must follow that of March 1808.

It appeared that captain Stirling's instructions, which were dated from on board his Majesty's ship Northumberland, were simply to reach Spithead with all possible diligence, and upon his arrival to convey sir George Cockburn's dispatches, of which he was the bearer, immediately to government. No mention was made of any course to be pursued in case of prizes be captured, nor was 🧖 event contemplated by

Dr. Adams and Dr. on the behalf of sir Geo. burn, contended, that 🛋 officer of the station from the Ferret was disput had a legal claim to 😋 of the bounty awarded parliament, in the same was to his proportion 😭 proceeds of lawful page reply to the great number logies which the learn men on the other 🚵 resort to for the purpos ing that the distribution money for bounty all slaves assimilated to the tion of property flows revenue seizures, they fective in the very point was to be required that logy should bear most In the very part which respect the reward of 💵 there was a total failure as regarded the propor but as regarded the fu of which flag-officers so rewarded.

Dr. Jenner and Dr. ton, for the seizers, that bounties severally 151., and 51. each, were government for every man and child found slave-ships, in subsp prize-money. The or clamation by which the tion of prize-money was was dated in 1764, and three-eighths to be p actual captors; the adentitled to it," to have maining one-eighth, share, theretofore allow ie money was to be seizing officer, who eed to make such dismight be directed by by an order in counvas, the learned cound, the first instance in m of the sort had been ne other learned counl, that if so, it was becaptures had not ly made under flag-Now, with respect to of the admiral's stanot necessary in time the capture should be 1 those limits to estalaim. In this case, he reward was specicted to the seizers; g-officer had no right ecause his claim, if ould be a diminishing ard contemplated by The 47th of ament. decidedly assimilated apture like the preeizures made under The 13th ue Acts. Court would observe, ppropriated the penalfits in the same man-

am Scott said, a most distinction was to be in this case. The ounty was to be distinct pleasure of his The bounty itself he to be given in substicceeds.

ned counsel admitted ion, considering that of illegal importation the Crown was entipiety of the proceeds; was only entitled to if that moiety which

was so given to the Crown by the proclamation of 1764.

Dr. Adams observed, that the difference in this case was, that there was no fund out of which the flag-officer could be so remunerated.

The learned counsel denied that in this instance the necessity of his remuneration existed, as in the case of actual war. same "animus capiendi" could not be supposed to actuate him, as in times when it was his duty to be upon the look-out for objects upon which he might exer-Under these circumcise it. stances they submitted that the claim of sir George Cockburn could not be sustained. thing could be more clear than that this case had nothing to do with war; and the only question for the Court was, whether the legislature, in issuing their proclamation of 1807, intended to give the flag-officer his flagshare? From the year 1764 up to the passing of the Abolition Act, a period of more than forty years, no case like the present had occurred ;—a fact which went to show that seizures of this nature were not subject to the deduction of any flag-officer's share of one-eighth. And what would be the consequence of such deduction? Why, that the seizers would thus take a less share of the property seized than they would have done before the passing of the Abolition Act, a most startling proposition indeed. This act, which surely intended further encouragement and reward, contained rules and regulations for the remuneration of captors and seizers under particular circumstances.

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cumstances. The Act gave 40% a head in the case of vessels of his Majesty which should capture, as prizes of war, other vessels engaged in the slave trade. Next came the case of seizures in port: the proportions were 131. per head, to be divided thus:-one share of 13% to the actual seizer, one other 13l. to the King, and one other 131, to the commanding officer, according to the accient practice. The third case was, the case of vessels seized upon the high seas during a time of peace. The 11th sect. after first giving 13L per head in the case of any such seizure made at sea by his Majesty's officers, went on to say (this was in the stat. 4 of Geo. 3rd), there should be paid to the commander or officer who should so seize or inform or prosecute, 201. for every man, 151, for every woman, and 51. for every child so seized in vessels captured and so condemned. Now, the bounty was 40% in the case of seizure Then the whole in a time of war. was given. In this other case the Court would observe it was divided into three portions of 13%. each, where the vessel was seized in port; 39% being the nearest amount to 401, which could be so divided without a fraction. In the case of a seizure made in time of war, 201, were assigned, which was the moiety of the 40%. Now, would the learned counsel contend, that by diminishing the morety of the seizers they followed the spirit of the statute expressly recogni persons who were to pe bounty, and provided for tribution by the Croone word was there flag-officer's claim of ou The Court had observe bounty was substituted property; so it was 📰 Macaulcy's cases, argu-Wm. Grant. BIT' case of a ship captured miral shall be hold (in the capture was beyon of his station) to have to the flag-eighth of but to the value of captured in her, his cieighth shall be held How absurd this would moiety of the ship's 🕶 the property of the se out any deduction for eighth, while the mole for the substituted val slaves shall be liable to claim. Why was not officer equally assisting in the capture of the 🛊 the slaves. As to the tion of slaves, the impu one bale of illegal good equally liable to the the condemnation.

The learned judge dintention of pronounce case at a future day; in while he must acknow the impression upon mind was in favour of

officer's claim.

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PUBLIC GENERAL ACTS,

the First Session of the Sixth Parliament of the United of Great Britain and Ireland.—59 GEO. III. A. D. 1819.

to provide for the care ajesty's royal person ie continuance of his illness.

for reviving and furnuing, until the 1st day 319, an act made in the year of his present ntituled an act to exact made in the 18th his late majesty king the second, to explain and the laws touching tions of the knights of to serve in parliament and, respecting the exof hustings and poll far as regards the city minster.

for continuing to his certain duties on malt, bacco and snuff, in itain; and on pensions, d personal estates, in for the service of the

for raising the sum of nillions, by exchequer the service of the year

t to ascertain the tonvessels propelled by

to enable his majesty the distribution of any XI. reward awarded by the commissioners of the customs of excise to the officers of the army, navy, or marines, for apprehending smugglers, in such manner as his majesty shall be pleased to appoint.

An act to regulate the cutlery

trade in England.

An act to continue, until the 25th of March 1820, an act of the last session of parliament, for preventing aliens from becoming naturalized or being made or becoming denizens, except in certain cases.

An act for punishing mutiny and desertion; and for the better payment of the army and their quarters.

An act for the regulating of his majesty's royal marine forces while on shore.

An act to indemnify such persons in the United Kingdom as have omitted to qualify themselves for offices and employments, and for extending the time limited for certain of those purposes respectively, until the 25th of March 1820, and to permit such persons in Great Britain as have omitted to make and file affidavits of the execution of indentures of clerks to attornies and

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and solicitors, to make and file the same on or before the first day of Hilary Term 1820, and to allow persons to make and file such affidavits, although the persons whom they served shall have neglected to take out their annual certificates.

An act to amend the laws for the relief of the poor.

An act to continue two acts of the 56th and 58th years of his present majesty, for reducing the duties payable on horses used for the purposes therein mentioned, to the 5th of April 1821: and to reduce the duties chargeable under certain acts of the 48th and 52nd years of his present majesty, in respect of certain horses, mares, geldings and mules.

An act to continue, until the first day of July 1823, an act of the 46th year of his present majesty, for permitting the exportation of wool from the British plantations in America.

An act to continue, until the 1st of July 1821, an act of the 54th year of his present majesty, for granting certain duties on merchandise imported into Ireland from any place within the limits of the charter granted to the united company of merchants of England trading to the East Indies.

An act to carry into effect the treaty with the Netherlands relating to the slave trade.

An act to amend an act of last session of parliament, for carrying into execution a convention made between his majesty and the king of Portugal for the preventing the traffic in slaves.

An act to make perpetual an act of the 44th year of his pre-

sent majesty for permitting the exportation of salt from the part of Nassau in the island of Navi Providence, the port of Example and the port of Crooked Island in the Bahama Islands, in American ships coming in ballast.

An act to render, until the state of July 1820, the growing produce of the consolidated fund of the united kingdom, arising to Great Britain, available for the public service.

An act to enable the commissioners of his majesty's treamy to issue exchequer bills, on the credit of such aids or supplies have been or shall be granted by parliament for the service of the year 1819.

An act to amend several act for purchasing an estate for the duke of Wellington.

An act for the further regulation of his majesty's household and the care of his royal person, during the continuance of his indisposition.

An act to restrain, until the end of the present session of parliament, the governor and company of the Bank of England from making payments in call under certain notices given by them for that purpose.

An act to restrain, until the end of the present session of parisment, the governor and company of the Bank of Ireland from making payments in the gold coin of this realm, under certain notices given by them.

An act to enable his majesty!

fix the rate and direct the direct

An act for fixing the rates of subsistence

to be paid to innothers on quartering

facilitate the trial of mitted on board vesed on canals, navigaand inland naviga-

empower magistrates ne court of quarter

repeal the duties on ali, and on articles mineral alkali and s, and to impose other thereof.

r vesting in commis-

line of road from in the county of angor Ferry in the arnarvon, and for dise trustees under sethe 17th, 28th, 36th, 47th, and 50th years nt majesty, from the ir and maintenance I for altering and resuch of the said acts e said line of road.

enable certain comfully to carry into a conventions for lilaims of British subners, against the go-France.

o continue until the uly 1822, and amend, an act made in the his present majesty, until the 5th of additional duties of teat Britain, as relates and snuff, and certain ces.

o continue until the uly 1821, several acts and 55th years of his

present majesty, respecting the duties of customs payable on merchandize imported into Great Britain from any place within the limits of the charter granted to the united company of merchants of England trading to the East Indies.

An act to amend and render more effectual several acts for enabling the commissioners for the reduction of the national debt to grant life annuities, and to empower the said commissioners to grant annuities for lives or years, for promoting the beneficial purposes of the fund commonly called the Waterloo Subscription.

An act to amend an act passed in the 55th year of the reign of his present majesty, intituled "An act, to facilitate the administration of justice in that part of the united kingdom called Scotland, by extending trial by

jury to civil causes."

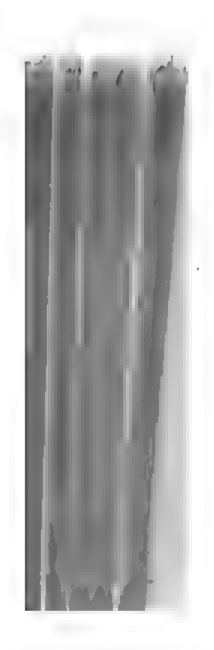
An act to repeal certain acts now in force for regulating the making and sale of bread out of the city of London and the liberties thereof, and beyond the weekly bills of mortality and ten miles of the royal exchange, where no assize is set; and for establishing other provisions and regulations relative thereto.

An act for further regulating the qualification of members to serve in the United parliament of

Great Britain and Ireland.

U 2

An act to enable his majesty to make regulations with respect to the taking and curing fish on certain parts of the coast of Newfoundland, Labrador, and his majesty's other possessions in North America, according to a conven-



sons in the possession of fices in certain cases.

An act to establish regul for preventing contagious eites in Ireland.

An act for raising the st twelve millions by way o nuities.

An act to authorize the re and appropriation of certain voluntarily contributed by most noble John Jefferies ma Camden, in aid of the p

An act to amend an act pain the 57th year of his pre majesty, for the more effect punishment of murders, nalsughters, rapes, robberies burglaries committed in planot within his majesty's do nions, as relates to the trial murders, manufactures, rap robberies, burglaries, committed in Honduras.

An act to explain and ame certain acts relative to the cot of session in Scotland.

An act to abolish appeals

APPENDIX TO CHRONICLE. 293

act to carry into effect a ntion of commerce conl between his majesty and Inited States of America, treaty with the prince reof Portugal.

of three acts of the 52nd, and 57th years of his prenajesty, for allowing British tion sugar and coffee, and articles imported into Berin British ships, to be exin British ships, to be exit o America in foreign vesand to permit articles, the ce of America, to be iminto Bermuda in foreign to certain other articles.

act to make further regus as to the payment of navy orders.

act to alter and amend ceraws of excise in respect to and rock salt.

act for facilitating the recoof the wages of seamen in erchant service.

act to extend the provisions act made in the 55th year present majesty, for the ent of wages due to ded seamen, and marines, to due to intestate bastards.

act to permit the archps of Canterbury and York he bishop of London, for me being, to admit persons oly orders especially for the ies.

rtries in Scotland to give royal burghs situated therer the purpose of improving, ging, or rebuilding their ; or to improve, enlarge, or ld common gaols of counties tewartries which are not the of royal burghs. An act for the protection of banks for savings in Scotland.

An act to explain an act passed in the 55th year of his present majesty, for purchasing an estate for the duke of Wellington.

An act to facilitate proceedings against the warden of the fleet, in vacation.

An act for granting to his majesty a sum of money to be raised by lotteries.

An act to make further provisions for the regulation of cotton mills and factories, and for the better preservation of the health of young persons employed therein.

An act to continue until the 30th day of July 1820, an act of the 54th year of his present majesty, for the effectual examination of accounts of the receipt and expenditure of the colonial revenues in the islands of Ceylon, Mauritius, Malta, Trinidad, and in the settlements of the Cape of Good Hope.

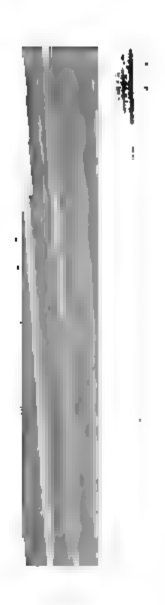
An act for exonerating the manor of Dawlish, in the county of Devon, from the claims of the crown against the estate of John Inglett Fortescue, esquire.

An act to prevent the enlisting or engagement of his majesty's subjects to serve in foreign service, and the fitting out or equiping in his majesty's dominions vessels for warlike purposes, without his majesty's licence.

An act to repeal certain acts of the parliament of Scotland regarding duelling.

An act for raising a loan of twelve millions from the commissioners for the reduction of the national debt.

An act to grant to his majesty



ceed a certain sum.

An act to allow the imtion of tobacco from the Indies and other places; a confining the exportation of bacco from Great Britain, an importation thereof into Ire to vessels of seventy tons but and upwards.

An act to continue until the day of July, 1820, two acts, n in the 54th and 56th years o present majesty, for regulating trade in spirits between Great tain and freland reciprocally.

An act to establish farther gulations respecting advances the Bank of England for t public service, and the purcha of government securities by t said Bank,

An act to continue until to 24th day of June, 1820, an a for amending the laws relating the allowance of the bounties pilchards exported.

An act for transferring that duty of the supervisor of the ceiver general's receipts and parents to the comparable.

of at

APPENDIX TO CHRONICLE. 295

of the right of common of in the New Forest, in the of Southampton; for recertain parts of two acts in the 39th and 40th and id years of his present maand for the better collecnd recovery of the Gale 1 the forest of Dean, in the of Gloucester.

ict to grant to his majesty duties of excise in Iremalt.

act to repeal the annual duties upon malt, tobacco uff, continued by an act present session of parliaand to grant other duties in ereof for the service of ar ending the 5th day of **520.**

act to continue until the f October, 1824, an act 1 the 57th year of his preajesty, for suspending a the duties on sweet or rines.

ct for the prevention of in the duties on soap; for ing the books or papers Specimens, left by officers se on the premises of trad-1 for requiring more speedy it of the excise duties on . calicoes.

act for giving additional is in applications to courts ity regarding the managef estates or funds belongcharities.

ct to enable justices of the n Ireland to act as such, un cases, out of the limits counties in which they acire; to make provision for ecution of warrants of disgranted by them; and to authorize them to impose fines upon constables and other officers for neglect of duty, and on masters for ill usage of their apprentices.

An act to continue for one year, and from thence until the end of the then next session of parliament, an act, made in the 56th year of his present majesty's reign, to make provision for securing the profits of the office of clerk of the pleas of his majesty's court of exchequer in Ireland.

An act to explain and amend two acts, passed in the 39th and 40th and 47th years of his present majesty, concerning the disposition of certain real and personal property of his majesty, his heirs

and successors.

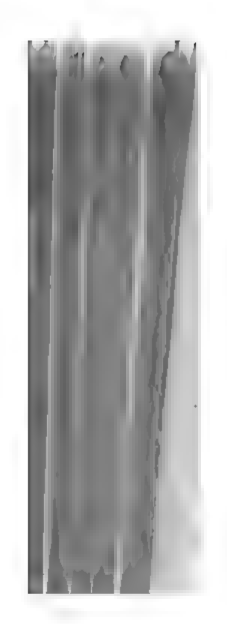
An act for confirming ancient separations of towns corporate from parishes, in regard to the maintenance of the poor.

An act to facilitate the trials of felonies committed on stage coaches and stage waggons and other such carriages, and of felonies committed on the boundaries of counties.

An act to extend the provisions of an act made in the fortysixth year of his majesty's reign, intituled "An Act for the more speedy trial of offences committed in distant parts upon the seas," to the trial of offences committed in Africa against the laws for abolishing the slave trade.

An act to limit the continuance of the operation of the several acts for imposing fines upon townlands and places in Ireland, in respect of offences relating to the unlawful distillation of spirits, and to amend the said acts; and to

provide



50th year of the reign of l sent majesty, relating to in Ireland.

An act to enlarge the part of an act passed in the 56t of his present amjesty, relative transportation of offend continue until the 1st day of 1881.

An act for farther reging the appointment of g keepers in Walcs.

An act to repeal so muc two acts as require certain counts to be laid before pament; and to amend an act the 26th year of his present. justy, relative to laying an count before parliament.

An act to continue until sth day of July, 1820, cert laws of excise with regard crown glass, and flint and physics, and to alter certain law with regard to flint glass.

An act for granting to his majesty an additional countervailin duty on spirits extraoted in England or Ireland respectively, an imported into C.

evying duties in New South is; to continue until the 1st of January, 1821, certain s; and to empower the said rnor to levy a duty on spinade in the said colony.

act to repeal the duties and backs of excise on plates or s of plate glass, and to imother duties and allow other backs in lieu thereof.

act to defray the charge of ay, clothing and contingent nses of the disembodied miin Great Britain; and for ing allowances in certain to subaltern officers, adju-, quarter-masters, surgeons, ons mates and serjeant maof militia, until the 25th of **h**, 1820.

act for defraying, until the of June, 1820, the charge of may and clothing of the milif Ireland; and for making ances to officers and quarterers of the said militia during

act to give relief in certain of assessment of taxes in t Britain, and to persons ounding for their assessed in Ireland, from an annual sment, for three years, from th day of January, 1820.

act to explain and amend ct passed in the 31st year of ajesty king George 2nd, for encouragement of seamen oyed in the royal navy, as it es to certain allowances to agents.

act for establishing a regisof colonial slaves in Great in, and for making farther sion with respect to the red of slaves from British co-

An act to make farther regulations for the prevention of smugling.

An act to permit vessels, under a certain tonnage, to trade between the united kingdom and New South Wales.

An act to empower the officers of the customs in Great Britain to allow reports of vessels cargoes to be amended; to require goods which have been warehoused without payment of duties, or, being prohibited, warehoused for exportation to be put on board vessels by persons licensed for that purpose; to direct that cocquet and bond shall be required for slate and stone carried coastwise; and to empower officers of the customs to administer oaths.

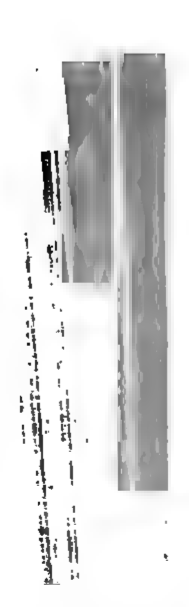
An act for amending an act made in the 43rd year of the reign of his present majesty, for regulating the vessels carrying passengers from the united kingdom to his majesty's plantations and settlements abroad, or to foreign parts, with respect to the number of such passengers, and for making farther provision for that purpose.

An act to admit certain goods imported from the East Indies to entry and payment of duty without being warehoused; and to permit the exportation of certain East India goods to Guernsey and Jersey, and the removal of certain East India goods to Liverpool, Lancaster, Bristol and

Glasgow, for exportation.

An act for requiring the like proof to obtain drawback of duty on coals used or consumed in calcining or smelting tin, copper, or lead ores, in the counties of

Devon



SUCTEMENT BITTE AT venting frauds and abuses t

An act to continue in until the expiration of the lendar months after the mencement of the next sea parliament, three acts of hi cent majesty, for the relief solvent debtors in England.

An act to continue the se acts for the relief of inso debtors in Ireland until the

of June, 1820.

An act for raising the su sixteen millions five hunc thousand pounds by Exchec bills, for the service of the y 1819.

Anact for raising the sum of a millions British currency by Tr sury bills in Ireland for the a

wice of the year 1819.

An act for applying cert monies therein mentioned for service of the year 1819; and farther appropriating the supp granted in this session of par ment

PATENTS.

New Patents in the Year 1819.

I Towers Shears, of Fleetcopper-smith; for a mar the cooling of liquids, ch may be applied to the ation of vapour, and may al in the condensing of a the process of distilla-

Ikin, of William-street, machinist; for an immethod or methods of ting or manufacturing fire ce bars or gratings.

nes, of Bradford-street, ham, iron-founder, and ley, of Birmingham, reran improvement to blast and steam-engines.

ish, jun. of Bermondsey, ; for an improvement in and preparing of malt, and other grain.

enjamin, of Plymouthimbrella manufacturer; inposition, varying in cothe purpose of rendering linen and cloth, durable, free from cracking, and oof; and also for preevery description of wood and and weather.

dd, of Swansea, organfor certain improven rolling of iron, and wire, nails, brads and

im Church, of Turner-

street, Commercial-road; for certain improvements in the machinery for making nails and spikes of various forms and dimensions, and also wire and screws of iron, copper, brass, or any other suitable metal.

H. C. Jennings, of Carburtonstreet, Fitzroy-square, esq.; for an improvement in the mariners' compass.

R. Eccles, of Edinburgh, esq.; for certain improvements in the masts, sails and rigging of ships or sailing vessels.

T. B. Mills, of Linton, Nottinghamshire, bleacher; for certain improvements on machinery for the finishing of cotton, Angola and lambs-wool stockings.

M. St. Leger, of Camberwell, Surrey, gentleman; for an improved method of making lime.

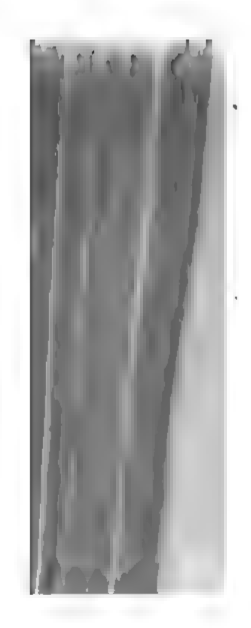
T. Hills, of Bromley, merchant, and Uriah Haddock, of the City-terrace, City-road, chemist, for an improvement in the method of making sulphuric acid.

J. Johnson, coach-maker, of Long-acre, for a machine called the Velocipede, or swift walker.

J. Dyson, of Watford, Herts, for certain apparatus for the culture and tillage of land.

G. Michall, of St. Austle, Cornwall, builder; for improvements in the method of opening

and



fordshire, iron-master, for kind of bobbin used i hing

W. Lester, of the Comr. read, engineer; for a me and projecting produced by lamps or

G. Atkinson, of Loods, c mandeturer; for a combi of materials to produce an a resembling bombazeen,

W. Eston, of Wiln-mills, byshire, cotton-spinner, for provements in the mach employed in spinning cotton 700

R. Winch, of Shoe-lane, 1 ters carpenter and press-ma and R. Holden, of Stafford-str St. Mary-le-bone, gentlem for machinery to communic motion and power to various of machinery which requires re preceting or alternating motion

Thomas Parker, jun. of Seve cake, bricklayer, for a method methods of regulating and it proving the draught of chin

eighton, of Glasgow, civil ; for a new method of ig the admission of steam cs or other vessels used eating of buildings.

nchell, of Great Riderurgeon; for his method ring, for medicinal purhe agency of atmospheric d or gaseous substances, external surface and to the internal cavities and

of the human body. lennet, of Manchester, per, for certain improvefiltering vessels.

rwyer, of Kidderminster, nanufacturer; for an imnt in the machinery for Brussels and cut pile car-

een, of Lisle-street, Leiquare, saddlers' ironmonr an unprovement upon ig billet for harness.

'reston, of Burr-street, for an improvement in k glass rim and safety-

I. Palmer, of Regent-Westminster, esq.; for a de of purifying certain gas.

M. Sedgewick, of Bishopsthin; for a valuable prom that part of the refuse h which will not of itself

ode, of Hinkley; for an is to assist persons to from fires in dwelling-

att, of Ratcliffe-highway, ; for gilding quills and y manual labour and cheperations, to render them rable.

N. Desforges, of Bucklersbury, merchant; for improvements in

propelling boats, &c.

J. Bogaerts, of Air-street, Piccadilly, gentleman; for a method for raising and lowering water on canal locks.

E. Woolley, of Bilston; for an improvement in the machinery for making wood-screw forgings.

J. Ingledew, of Little Collegestreet, licensed victualler; for effecting a saving in the consumption of articles of fuel, by the application of materials not hitherto used for that purpose.

M. Poole, of Lincoln's-inu, gentleman; for the application of cements to different purposes, such as modelling statues, making

slabs, &c.

J. Grafton, of Edinburgh, engineer; for a method of making carbonated hydrogen gas, for the purpose of illumination.

J. Hadden, jun. of Aberdeen, woollen manufacturer; for an improvement in preparing, roving

and spinning of wool.

G. J. Clark, of Bath, working cutler; for an apparatus for the more easily applying the drag to

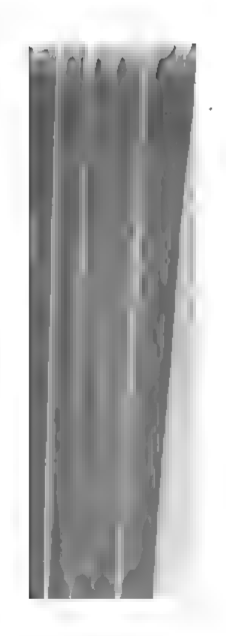
a carriage wheel.

W. Styles, of Islington, carpenter; for improvements in machinery for sifting cinders and discharging the cinders into a convenient receptacle.

E. H. Collyer, late of Boston, America, gentleman; for an improvement in fire-arms of various

kinds.

J. Frazer, of Long-acre, coppersmith and engineer; for a new and original junction of tunnels in a steam-boiler; also new flues in the steam-boiler, or the fur-



carriages, or ve different kinds, calcula render them more safe as modious.

G. Clymer, late of P phia; for certain improv

on shipe pumpe.

J. Chancellor, of Saville. Dublin, watch-maker; for provement in turning the of music-books.

J. Ruthven, of Edinl printer; for an improved dr coaches.

A. Adie, of Edinburgh, cian; for an improvement of air-barometer, to be calle Sympiesometer.

W. Johnson, of Salford, bre for improvements in the const tion of furnaces, whereby a g saving in the consumption of is effected.

H. Faveryear, of Castle-str Leicester-square, gentleman; fe machine for the cutting of vene he wood and other substances.

C. Tanner, of Plymouth, to ner; for improvements in curi plication of and skins, by the a

PPENDIX TO CHRONICLE. 303

; for apparatus for pretage-coaches from over-

Cherry, of Croydon, y surgeon; for a box, frame-forge applicable

ill, of Paulton, gentler a machine for cure of imnies.

, jun. of Plymouth, reca method of diminishing of ardent spirits and ds during the process of n.

'homas, of Greenhill'sgineer; for an improved

pson, of Edinburgh esq.; thod of conveying gas r illumination to the and at the same time to the burners.

bank, of London, merr machinery for cleaning

Uis, of Upper Nortonent.; for an improveon the pedal harp.

erd, of Brighton, chemist; thod of hardening and g tallow.

npson, of Birmingham, for a method of conspring hooks for coach

kemore, of Millingriffith nd J. James, of Lower k; for amorphous metal nd likewise a method of ing, or rendering crysthe surface of tin, iron, r plates.

urner, of Birmingham, taker; for improvements plating of copper or

R. Ormrod, of Manchester, calico-printer; for an improvement in rollers for calico-printing.

J. W. Phipson, of Birming-ham; for an improvement in gaspipes.

T. Wilcox, of Bristol; for a pneumatic stove for warming houses.

U. Haddock, of Mile End; for a method of producing coal-gas.

W. Sawbridge, of Coventry; for improvements on enginelooms for weaving figured ribbons.

H. Booth, of Liverpool; for a method of propelling boats.

J. Lowder, of Walcot; for machines for preparing hemp, flax and other fibrous vegetable substances.

J. Mason, of Birmingham; for a method of working the oars or paddles of boats and ships.

D. Gordon, of Edinburgh; for

moveable gas-lights.

Z. Barratt, of Windmill-street; for an invention for curing, sweeping, ventilating and extinguishing chimnies.

J. Hollingrake, of Manchester; for applying a method of casting metallic substances in various forms, with improved closeness.

T. Cooper, of Weston-by-Weedon; for improvements on machines or ploughs for underdraining land.

G. Atkins, of Hornsey-road; for an instrument for ascertaining the variation of the compass.

W. Rutt, of Shacklewell, printer and stereotype founder; for improvements in printing machines.

T. Barry, of Plough-court; for his improved appurtenances

alkali.

J. Lewis, W. Lewis a Davis, of Brinscomb; i proved application of 1 wires for raising the pile of len and other cloths. The for improved application (chanic powers to laying, sn ing and polishing the pile of len or other cloth.

J. Nedson, of Linlithgow discovery of vegetable subst not hitherto used by tanner leather dressers, and of vege substances not hitherto usc

dyers.

W. Brunton, of Birmingl for improvements in steam gines and their furnaces, by w a saving in fuel is effected.

N. Conne, of St. Mary-le-Str glass-engraver; for an impr ment applicable to lamps for

mestic purposes.

J. Scheffer, of Blackfriars-r for a machine for writing, ter the pennographic instrument

W. Good, of Bridport-harb ship-builder; for an improver

APPENDIX TO CHRONICLE.

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L		DISEASES AND	DISEASES AND CASUALTIES.		
•	Abscess 82	_	Venerest 14	Excessive Drinking	•
		Fever (Typhus) 57	Rheamatinm 10		2
	Astbas 799	Fistula 6	Rupture 44	Found Dead 1	유
	Bedridden 1	Flux	Scrophula 28	Fractored	•
	Cancer 81	Gout 41	Small Pox 719	Frightened	7
	Childbed 239		Sore Throat and Quinsey 19		- 5
	Commption3539	Hooping Coagh 750			3
	Convulsions3076	Bydrophobia 8	Skill-born 673	Killed by Fighting	_
	Croup 91	Inflationation1943	Stone	Killed by Lightning	_
3	Diarrhose 8	Inflammation of the Liver. 71	Stoppage in the Stomach 18	Murdered	Ţ,
K	Dropay 694	Insaulty 940		Poitoned	4
	Dropsy in the Brais 417		Testhing 508	Scalded	QT.
	Dropey in the Chest 143	Measles 695	Toroth 118	Strangled	_
	Dyseatery 8	Miscartiage	Wortus		₹
	Epilepsy 1	Martification 399		Suicides	2
	Eruptive Diseases	Old Age, and Debildy 1850	Drowned 97	Total 266	ë 1

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A bundred	A handred and one	A bundred and two	A bundred and three	
Sixty and seventy1600	Seventy and eighty1930	Bighty and ninety 666	Ninety and a hundred 154	
Twenty and thirty1577	Thirty and forty1990	Forty and fifty9095	Fifty and tixty1918	
Under two years of age 4779	Between two and five1771	Five and ten 896	Ten and twenty 631	
	Under two years of age4779 Twenty and thirty	Under two years of age4779 Twenty and thirty	Under two years of age4779 Twenty and thirty	Under two years of age4779 Twenty and thirty

 There have been Executed in London and the country of Surrey, 28; of which Number 10 only have been reported to be furied within the Balls of Mortality. Decreased in the Burials this Year, 477.

PRICE

Christened in the 23 out-parishes in Middlesex and Surry 13236—Buried 9999. Christened in the 10 parishes in the City and Eiberties of Westminster 4175—Buried 4014.

306 ANNUAL REGISTER, 1819.

	Omaium.	-10 -10 -10 -10	dis.				0≩ dis. 2≩ pr.			**	34 dia. 134 pr.	10013
lighert.	Irish .	106						1061		105‡		
1819Lowest and Highert.	Exchequer Bills 2d.	16 pr. 20 pr.	4-11 pr.	19.12dis.	8 dis. 10 pr.	6 dis.	2 die. 7 pr.	4 die.	7 dis.	12 dis.	7 dis.	5 dis. par.
819.—Lou	India Bonda	8.24 pr. 864 pr.	62 pr. 82 pr.	15-10pr. 40.39 pr.	26 pr.	14 dis. 29 pr.	7 dis.	4 dis.	9 pr.	5 pr. 16 pr.	7 pr. 16 pr.	4 pr.
N	India Stock.	2314	228 233 <u>1</u>	220 221	220 221	205 2194	210	203	255		2094 212	207 209 209 209
MONTH	Long Ann.	202	20 1	194 194	184 204	184	184	1 - 6 - 6 - 6 - 16 - 16	19 194	194	17 <u>±</u> 18‡	174 174 174
	5 p. ct. Navy.	1054 1074	1053	1037	103. 105.	99 105‡	994 1001	100¢ 106\$	104 F	1024 1044	1024 1044	1024
FOR EACH	4 p. ct. cons.	186 196	9743	91 <u>+</u> 934	89 <u>+</u>	78 90₁	884	784 904	90 4 914	904 91	854 874	884 844 894
	3 p. ct 4	77.	784	724	713 75±	65 75s	654 664	67. 72.	70 72∓	711	10±	67 684 804
STOC	3 p. ot. 3	777 79å	75 4 784	73	70¥	64 3 713	65\$ 70	67 <u>+</u> 73	72.72	*1.2 72	79 9	664 674 684
		272 272	272±	{ 261	\$ 251 254	251 x	215 228	$\begin{cases} 216\frac{1}{2} \\ 234 \end{cases}$	\$ 228 239	\$ 229‡ \$230‡	220 S	\$ 219 2164
PRI	1819.	January	February	March	April	May	June	July	August	September	October	November

APPENDIX TO CHRONICLE. **307**

able of the Number of Bankruptcies in England, from December 20, 1818, to December 20, 1819, inclusive.

Jan.	Feb.	March.	April.	May.	June.
86	134	124	132	178	167
July.	Aug.	Sept.	Oct.	Nov.	Dec.
144	78	91	17	165	129

Total 1499.—Increased from the last year, 531

Average prices of CORN per Quarter, in England and Wales, 1819.

Wheat	_	Rye.	Barley.	Oats.	Beans.
	. d.	s. d.	s. d.	s. d.	s. d.
Jan. 79	6	<i>5</i> 9 0	68 11	3 5 9	70 9
Feb. 80	5	59 2	63 9	34 4	68 11
Mar. 79		<i>5</i> 6 11	59 4	33 7	66 Q
April. 74	. 7	52 11	51 6	31 0	57 4
May. 72	8	<i>5</i> 0 6	44 7	29 5	<i>5</i> 3 <i>5</i>
June. 68		46 6	4 0 0	27 6	<i>5</i> 0 10
July. 75	,	48 2	41 0	27 10	50 4
Aug. 75	2	45 4	40 2	2 8 6	<i>5</i> 0 3
Sept. 71	11	45 4 44 5	89 2	27 1	48 5
Oct. 66	8	43 6	38 3	25 4	47 5
Nov. 68	2	43 0	39 2	25 11	49 4
	10	42 6	37 1	25 2	48 2

Average of the Year.

73 2 | 49 4 | 46 6 | 29 34 | 55 1

nantity of PORTER brewed by the eleven first Porter Breweries in London, for the Year ending July 5, 1819.

Barclay, Perkins and Co	320,090
Truman, Hanbury, Buxton and Co	210,967
Andrew, Reid, and Co	
Whitbread and Co	181,844
Combe, Delafield and Co	
Henry Meux and Co	
Calvert and Co	
Goodwyn and Co	63,377
Elliott and Co	53,111
Taylor	53,104
Cocks and Campbell	26,035

METEOR-X 2

January	BAR
January	100 75 76 10
J	30.06
February	90.12
March	
April	
May	30.17
June	. 30.19
July	
August	
September	,
October	
November	30.16

'ARLIAMENTARY REPORTS. 309

'ARLIAMENTARY REPORTS.

F THE COMMISSIONERS FED FOR INQUIRING IE MODE OF PREVENT-E FORGERY OF BANK

yal Highness George of Wales, Regent of the Kingdom of Great Bri-Ireland.

ience to the directions in his majesty's comve proceeded, in the of the month of July onsider the important erred to us.

intion was first directed osals for improvement m of the notes issued ik of England; and it vn that many plans had nitted to that body y had not thought it to adopt, we felt it the first instance, to rect information upon ; and we therefore ree court of directors to with an account of They did accordingly without delay, with a count of 108 projects, classed and arranged; ith the correspondence them, a statement of o which they had been

subjected, and specimens of the proposed originals and of the imitations executed by order of the Bank. They also laid before us about seventy varieties of paper made at their manufactory in experiments for its improvement, in which almost every alteration recommended for adoption had been tried, and, in some instances, anticipated by their own manufacturer.

We have also received and answered communications from about seventy individuals, which have been arranged and considered; and in some cases, a personal interview has been requested, and held. Several of these persons had been previously in communication with the Bank; and we find that in the instance of some projects of superior promise, the directors had furnished to the proposers the pecuniary means of carrying their ideas into effect. We have likewise sought and obtained information as to the state of the paper currency in other countries; but this has proved of very little importance, with reference to the object of our present inquiry. From America, which affords the closest parallel to the state of England in this particular, no official return has

has yet been received, but we have reason to think that in several parts of the United States, the crime of forgery is prevalent, and that great efforts are now making to give to the notes such a character as may baffle the skill of the American forger. Specimens of these improved notes have been communicated to us by the agent of the American patentee, and have received our particular attention with regard to the practicability of adopting the invention, in whole or in part, so as to present a barrier to the art and skill of the forger in

this country.

Upon the general subject of the extent of forgery, we do not think it necessary to recapitulate statements which are already before parliament and the public. It appeared to us however proper to obtain more particular information as to the course which has been hitherto pursued by the Bank, both with respect to the prevention and with respect to the detection and punishment of the crime. Upon the former of these points, we have received from the directors, in addition to the account before alluded to, clear and circumstantial details. And it is but common justice to those gentlemen to state, that in every instance our inquiries have been met by them in the most prompt and satisfactory manner, and every sort of useful information readily furnished. We feel it also proper to add our opinion, formed after an examination of all the projects which have been formerly submitted to the Bank for a change in the form of their notes, that no one of these

could have been adopted with such a prospect of solid advantage to the public, as would compensate the evils necessarily at-

tendant upon a change.

The invention to which we refer in the latter part of this report, and on which our attention is now principally engaged, was laid before the directors a short time previous to the assuing of his majesty's commission, and so far entertained by them, that they advanced a large sum of money to the author. The chief ment of this invention consisting in the extreme accuracy of the machnery requisite; time and appication are necessary to bring it to such a state of perfection # appears likely to answer the pur-

pose desired.

Upon the latter of the two points above referred to, we have received from the chief inspector and chief investigator at the Bank, and also from the solicitor, accounts of the course pursued is their respective departments. For which purpose, we requested the personal attendance of each of those officers, and entered into such an examination of them. appeared to us to be calculated to produce the necessary information. We have also been furnished by the Bank with the means of judging of the actual state of forgery, and of that degree of skill which appears sufficient to deceive the public, by the exami-nation of forged notes of various kinds; and even of the tools and instruments used by one forger, which were taken upon him.

Whilst it is painful to observe the degree of talent thus perverted, it is at the same time to parked, that in many inthe public suffer themto be deceived by very ble imitations; and it is to red that a similar carelessrould very much lessen the effects to be derived from ployment of superior skill rkmanship in the formation w note. Another fact approper to be noticed here, ming an important ingrea the consideration of any ed plan. The issue of small by the bank is necessarily incertain and irregular in We find, that to fount. up the usual supply, not 📭 fifty plates are requisite; ris considered proper to much larger number in a preparation. And as it ously necessary to preserve, as possible, identity in this circumstance recludes the application purpose of many ingelans, even if there did not ther insuperable objections

alting from the above stateand examinations, some observations have octo us, which appear proper peroduced in this stage of

port.

ad, that, in consequence simplicity of execution in ment bank notes, the actual of them was very general extensively practised, at often by persons without or talent; and this idea med the basis of much of asoning used by many of spectors, whose plans have mader our view. The re-

verse of this we believe to be the fact; and from the information before us, we feel ourselves warranted in stating our opinion, that the great quantity of forged small notes which have lately been found in circulation, have all issued from a very few plates only; and that the fabrication of them is chiefly confined to one particular part of the country, and carned on by men of skill and experience, and possessed of a very considerable command of capital. Upon a cursory observation, it appeared remarkable that whilst so many utterers are constantly brought to justice, the actual forger should very rarely indeed be detected. But further investigation has led us to think, that this fact may be accounted for; and without entering into details, which upon this point it is better to avoid, we think that it results naturally from the lamentable perfection of system to which this fraudulent traffic has been brought; and we have seen no reason to doubt that the directors of the Bank and their officers have used every exertion in their power to bring the actual forgers to justice, though unfortunately without success, except in very few instances. We cannot refrainhowever from adding to this statement, our opinion, that there must be some culpable remissness in the local police of those districts within which the actual fabricators of bank notes are more than suspected to reside, and to carry on their trade with impunity. And before we quit this part of the subject, we wish to auggest for the consideration of those, by whose judgment such # dace a question may be properly decided, whether it might not be expedient to offer a very large reward for the apprehension and conviction of a person actually engaged in forging bank notes. We are aware of the objections which exist against the system of pecuniary rewards, and are fully impressed with a sense of the evils that may arise from a too general adoption of it. But the circumstances under which the crime of forgery exists in this country are peculiar; and it appears to us hardly possible that those evils which might be anticipated from the offer of a reward in the case of some other crimes, could follow from such an ofter in this case; and knowing how many individuals must be saved from punishment by the conviction of one actual forger, we venture to recommend the adoption of this measure, to be concurrent with such an improvement in the form of the note as we hope to see effected.

Having been furnished with such information as was within our reach relative to the subject of our inquiry, we in the next place proceeded to examine more in detail the several projects submitted to us. In pursuing this examination, we have not indulged the vain expectation of finding any plan for a Bank-note which shall not be imitable by the skill of English artists, and we have considered that it would be utterly unsafe to rely for security against forgery, upon the employment of any process the chief merit of which was to consist in its being kept secret; of which several have been communicated

to us. Our object har select some plan, of া process, when the princ it are understood and 🐚 chinery and implements possible should be simple enough applied without interru the extended operation Bank; and should at time comprise so much 🖤 rior art, as may oppose 💵 est possible difficulties to tempts of the forger, present such points of and excellence in work to the eye of any individ ordinary caution, as shall him to detect a fraud by ing the absence of those a fabricated note. In 🛊 of the schemes before are, of course, very vac grees of merit; and wi voured to class them as circumstances would From a very large pothem it was obvious, first inspection, that no 🐂 result could be expect the whole number, we 🔙 twelve of superior skill # nuity, but anticipated 🐌 of higher merit; or mer nious, but inapplicable tice. And we consider nie to be either of such origin ingenious combination 🐠 meuns as to have requi more particular attentic with respect to these, mi sideration has been had some instances, improand experiments sugget tried.

We have not considered decisive against the merit particular plan, the singular that it may be imitated.

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nd expensive means. we have found, in the ecimens submitted to ently of great excelthe result of a combitalent or machinery, y good imitation has uced in a short time. ny peculiar expense, application of means are within the reach any artists and engraigland; and when we how very few hands ss of forgery appears present confined, we bt that in the event of

being formed from h specimens, an equal least of persons would ndeed be found capacating those notes to a le extent, and with a skill quite sufficient to public. Another conhas also had weight in s to hesitate much beinture to recommend plan. The adoption form of note presentar and characteristic the imitation of which not comfidently feel to ly difficult, would not good, but would proevil; and would inse security, by accuspublic to rely upon ance of such marks and haracter, rather than tious and general obf the whole note.

do not apply to all the which have been ofs. There are a few of d superior merit, promeans which it is very

improbable should ever come within the feach of any single forger, and the imitation of which, except by those means, appears in a high degree difficult

in a high degree difficult.

Safety, or rather comparative safety, is to be sought, to a certain extent, in a combination of excellence in various particulars; but chiefly, as we conceive, in the application of a principle beyond the reach of the art of the copper-plate engraver, which in its different processes is possessed of the most formidable power of imitation. One plan, before alluded to as apparently affording this advantage, has been, with the most liberal assistance from the Bank, for some time past in a course of trial for its greater perfection, and with a view to comimprovebination with other ments, satisfactory experiments of which have already been effected. The result, if our expectations be not disappointed, will afford a specimen of great ingenuity in the fabric of the paper, of great excellence in the workmanship, and of a very peculiar invention and difficult machinery in the art of printing. We confidently hope, that no long time will elapse before we are enabled to lay before your royal highness that result; and we have every reason to know, that the Bank directors are seriously anxious to adopt any plan which shall be found, after patient examination, to be worthy of adoption. In the mean time, we have thought it right not to delay informing your royal highness of the course of The investigaour proceedings. tion in which we have been engaged, has strengthened rather than

than removed our feeling of the difficulties with which the whole subject is surrounded. We do not wish to represent those difficulties as precluding the propriety of an attempt to remove the existing evils, by a change in the form of the notes issued by the Bank of England; but we do feel them to be such as make it imperative upon those with whom the responsibility rests, to be fully satisfied that they shall produce an improvement before they venture to effect a change.

All which is humbly submitted to your royal highness's consider-

ation and judgment.

Jos. Banks.
WILLIAM CONGREVE.
WILLIAM COURTENAY.
DAVIES GILBERT.
JER. HARMAN.
W. H. WOLLASTON.
CHARLES HATCHETT.

Soho-square, Jan. 15, 1819.

COLONISTS TO THE CAPE OF GOOD HOPE.

Official Circular.

The sufferings to which many individuals have been exposed, who have emigrated to his Majesty's foreign possessions unconnected and unprovided with any capital, or even the means of support, having been very afflicting to themselves and equally

burthensome to the col which they have procee government have deten confine the application money recently voted by in the House of Com those persons who, posse means, will engage to c at the least, ten able-box viduals above 18 years with or without families, vernment always reservi self the right of select the several offers made those which may prov examination, to be most

In order to give some to the government, that sons undertaking to ma establishments have the doing so, every person (to take out the above-m number of persons or shall deposit at the rate (to be repaid as hereinal tioned) for every family out, provided that the does not consist of more man, one woman, and t dren under 14 years of a children above the numb will be to be paid for, in to the deposit above-me in the proportion of 51.1 two children under 14 age, and 5l. for every pe tween the ages of 14 and

In consideration of this a passage shall be provide expense of government settlers, who shall also tualled from the time embarkation until the their landing in the color

A grant of land, we conditions hereafter s shall be made to him at of 100 acres for every s

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y whom he so takes ird of the sum adgovernment on the be repaid on landing. ctualling at the exernment shall cease. oportion of one-third id, as soon as it shall o the governor of the he settlers under the the person taking re actually located id assigned to them; under at the expirae months from the location.

ishes in which there lundancy of populanite in selecting an dividual to proceed with settlers under not less in number description aboveand shall advance proportion abovehe government will such an individual 100 acres for every family, leaving the erty to make such th the individual, or is.may be calculated he parish becoming ible with the mainuch settlers, in the er return to this

ers of this kind will unless it shall be persons proposing ttlers shall have distheir consent, and ach family is not inable of work.

r proposed, that in which one hundred eed together, and e to carry out with

them a minister of their own persussion, government will, upon their being actually located, assign a salary to the minister whom they may have selected to accompany them, if he shall be approved by the secretary of state.

The lands will be granted at a quit rent to be fixed, which rent, however, will be remitted for the first IO years; and at the expiration of three years (during which the party and a number of families, in the proportion of one for every hundred acres, must have resided on the estate) the land shall be measured at the expense of government, and the holder shall obtain, without fee, his title thereto, on a perpetual quit rent, not exceeding in any case 24. sterling for every 100 acres; subject, however, to this clause beyond the usual reservations -that the land shall become forfeited to government, in case the party shall abandon the estate, or not bring it into cultivation within a given number of years. your most obedient humble servant.

First Report of the Commissioners appointed to consider the subjects of Weights and Measures.

May it please your Royal Highness,

We, the Commissioners appointed by your Royal Highness

^{*} The usual reservations are the right of the crown to mines of precious stones, of gold and silver, and to make such roads as may be necessary for the convenience of the colony.

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for the purpose of considering how far it may be practicable and advisable to establish within his Majesty's dominions a more uniform system of weights and measures, having obtained such information as we have been able to collect, beg leave to submit with all humility the first results of our deliberations.

1. We have procured, for the better consideration of the subject referred to us, an abstract of all the statutes relating to weights and measures which have been passed in the United Kingdoma from the earliest times; and we have obtained from the country reports, lately published by the Board of Agriculture, and from various other sources, a large mass of information respecting the present state of the customary measures employed in different parts of the United Kingdom. We have also examined standard measures of capacity kept in the Exchequer, and we have inquired into the state of the standards of length of the highest Upon a deliberate authority. consideration of the whole of the system at present existing, we are impressed with a sense of the great difficulty of effecting any radical changes, to so considerable an extent as might in some respects be desirable; and we therefore wish to proceed with great caution in the suggestions which we shall venture to pro-

2. With respect to the actual magnitude of the standards of length, it does not appear to us that there can be any sufficient reason for altering those which are at present generally employed.

There is no practical in having a quantity co able to any original qu isting, or which may be to exist, in nature, ext fording some little e ment to its common ad neighbouring nations. scarcely possible that parture from a stant universally established country, should not prod more labour and inco in its internal relation could ever be expected the operations of form merce and corresponds always are, and always conducted by persons the difficulty of calo comparatively inconside who are also remun their trouble, either by of their commercial by the credit of their acquirements.

3. The subdivisions and measures at present. in this country, appear) more convenient purposes than the deco which might perhaps be by some persons for man culations with quantities determined. But the expressing a third, a fe a sixth of a foot in incl out a fraction, is a pec vantage in the duodecing and for the operations ing and of measuring the continual division ders it practicable to any given quantity smallest possible number ard weights or measure far preferable in this 🕏 any decimal scale.

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fore recommend, that all the iples and subdivisions of the dard to be adopted should in the same relative propor-I to each other as are at pre-

in general use.

. The most authentic standof length which are now in tence being found, upon a tte examination, to vary in a slight degree from each **r**, although either of them at be preferred without any rence that would become senin common cases, we beg to recommend, for the legal rmination of the standard , that which was employed zeneral Roy in the measuret of a base on Hounslowh, as a foundation for the trimetrical operations that have carried on by the ordnance ughout the country, and a icate of which will probably aid down, on a standard scale, the committee of the Royal icty appointed for assisting estronomer royal in the deteration of the length of the dulum; the temperature besupposed to be 62 degrees of renheit, when the scale is emred.

. We propose also, upon the nority of the experiments le by the committee of the ral Society, that it should be lared, for the purpose of idenng or recovering the length this standard, in case that it uld ever be lost or impaired, the length of a pendulum viing seconds of mean solar in London, on the level of sea, and in a vacuum, is 1372 inches of this scale; and the length of the metre em-

ployed in France, as the ten-millionth part of the quadrantal arc of the meridian, has been found

equal to 39.3694 inches.

6. The definitions of measures of capacity are obviously capable of being immediately deduced from their relations to measures of length; but since the readiest practical method of ascertaining the magnitude of any measure of capacity is to weigh the quantity of water which it is capable of containing, it would, in our opinion, be advisable in this instance to invert the more natural order of proceeding, and to define the measures of capacity rather from the weight of the water they are capable of containing, than from their solid contents in space. will therefore be convenient to begin with the definition of the standard of weight, by declaring, that 19 cubic inches of distilled water, at the temperature of 50 degrees, must weigh exactly 10 ounces of thoy, or 4,800 grains; and that 7,000 such grains make a pound avoirdupois; supposing, however, the cubic inches to relate to the measure of a portion of brass, adjusted by a standard scale of brass. This definition is deduced from some very accurate experiments of the late sir George Shuckburgh on the weights and measures of Great Britain; but we propose at a future period to repeat such of them as appear to be the most important.

7. The definitions thus established are not calculated to introduce any variation from the existing standards of length and of weight, which may be considered as already sufficiently well ascertained. But, with respect

to the measures of capacity, it appears, that the legal standards of the highest authority are considerably at variance with each other: the standard gallon, quart and pint of queen Elizabeth, which are kept in the Exchequer, having been also apparently employed, almost indiscriminately, for adjusting the measures both of corn and beer; between which, however, a difference has gradually, and as it may be supposed unintentionally, crept into the practice of the Excise; the ale gallon being understood to contain about 41 per cent more than the corn gallon, though we do not find any particular act of parliament in which this excess is expressly recognized. We think it right to propose, that these measures should again be reduced to their original equality; and at the same time, on account of the great convenience which would be derived from the facility of determining a gallon and its parts by the operation of weighing a certain quantity of water, amounting to an entire number of pounds and ounces without fractions, we venture strongly to recommend, that the standard ale and corn gallon should contain exactly 10 pounds avoirdupois of distilled water, at 62° of Fahrenheit, being nearly equal to 277.2 cubic inches, and agreeing with the standard pint in the Exchequer, which is found to contain exactly 20 ounces of water.

8. We presume that very little inconvenience would be felt by the public from the introduction of this gallon, in the place of the customary ale gallon of 282 cubic

inches, and of the 🚻 corn gallon, directed by of king William to co and by some later state mated at 2724 cubic pecially when it is that the standards by quart and pint beer !! used in London are adjusted, do not at prein a sensible degree 🖣 standard proposed to be general. We apprehi that the slight excess of bushel above the commeasure, would be of portance, as the custon sures employed in diffe of Great Britain are all versally larger than the chester bushel.

9. Upon the question propriety of abolishing the use of the wine go establishing the new go pounds as the only sta all purposes, we have been able to obtain grounds for coming to sive determination; we suggest, that there we manifest advantage in 🐘 fication of all measur same name, provided change could be made practical inconvenience far the inconvenience more felt than the we must leave to the his majesty's governme

10. In the mean time be adviseable to take in deration the present and numerous and complime which have been enactively times for the region times.

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ommerce; and the abhese laws, which we red, will be found in lix (B) of this Report. however, reserve for a sion the information are procured respect-stomary weights and f the different counties, not yet been able to abstract into the most form for affording a view of this branch of referred to us.

Jos. Banks.
George Clerk.
Davies Gilbert.
Wm.H. Wollaston.
Thomas Young.
Henry Kater.
e, June 24, 1819.

FROM THE REPORT COMMITTEE ON THE LWS.

her consideration of for the Relief of the of the practical applithem, has tended to the opinion of your the correctness of of the subject which by the committee in 17, and the soundness iples which were then heir Report; to that therefore, your comld rather refer, than ailed statement of the must be necessarily any system which unprovide for the indicompulsory contribuhe funds accumulated stry of others, and of

the aggravation of that evil by a lax or mistaken execution of the The consideration that upwards of two centuries had elapsed since the system was established, that it had operated in the mean time, and latterly with augmented force, upon the habits, the pursuits, the feelings, and the social economy, of a large class of the community, induced that committee to attempt to correct, in the first instance, the administration of the law; and to consider such means as might, by their gradual operation, effect a transition to a better order of things, and revive those habits of industry and frugality which a reliance upon an indiscriminate parish support must necessarily impair. They consequently recommended to the House, and the legislature has since enacted, various provisions for the better administration of this system. Regulations have been prescribed for the conduct of parish vestries, with a view of securing a more efficient control over that expenditure which is become so large in its amount as to require the vigilant attention of those most interested in the welfare of the parish; a weight, therefore, has been given to the persons rated, proportioned in some degree to the magnitude of their respective contributions.

In populous places, however, the numbers of which that body is composed, being too great for the convenient discharge of complicated and detailed business, power has been given to the vestry at large of choosing a select body, on whom new authority is conferred, and under whose direction

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rection the officers of the parish are to act in the management and relief of the poor. Their proceedings and orders are moreover not subject to the control of a single magistrate. It has been also specially enjoined, that both the select vestry and magistrates, in determining the nature and quantity of relief required in particular cases, shall take into their consideration the character and conduct of the applicant, in order that the same measure of relief may not be extended to the wants arising from unavoidable misfortune on the one hand, and from idleness and extravagance on the other; it being important that the express words of the law should leave the duty of such discrimination no longer doubtful.

It has been also provided, for the better execution of the office of overseer in particular cases, that the vestry may appoint an assistant or assistants, with an adequate salary. This provision arose from the inconvenience resulting from the office of overseer being annual, and the injustice of extending beyond that period a burthen that often requires the unrequited sacrifice of his whole time and private interests. But a person so selected, and remunerated for this task, may be required to devote his whole time to the service of the parish, and may be expected to become, from a continuance in office, accuratey acquainted with the duties he has to discharge. A more correct adherence to the law, and a uniformity in the system of management, may therefore be anticipated from such an appointment, which, under annual officers, without a select

To these provisions added others to guard evasion in the payment. and against the frauds 🧼 who seek to derive aid. parish while they are i ceipt of other means of ence. It having been sential to make such against bestowing on 📔 the property of others that reason which alone tify such an act; the ple The solute necessity. relief, by way of loan of is reason to hope will beneficial, by affording aid in some instances, couraging in others the tions of those whose earn been improvidently and gantly wasted.

The partial alteration law of settlement, as fa spects the renting of which has also been ebe undoubtedly have plan part of the law on a mos able and simple foot while it diminishes the litigation respecting the and value of the tenen no longer be an obstage accommodation which afforded in some instan poor family, by renting turage of a cow, or so temporary profit from the pation of land.

Other enactments of portance will be found in of this session, which it cessary here to detail: dition to these, there expedients which your or are enabled to recommend

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her do not absolutely do not perhaps admit, egislative injunction; tablishing a prescribed keeping parochial acd giving to them peublicity; by which the expenditure will be · its proper head, and I or unnecessary diss will be brought to Printing corrected. buting still more frests, which the vestry nd by law to make out, ies of all those who at receive relief, and on int, is a practice which ed lately in many porishes, and with the

by the establishment vestries and assistant your committee are their hopes, that the esulting from the rearish support, may be gree palliated, and that and careless administing the law, by which it ggravated, will be espected.

is not all that your deem requisite to seingdom from the calamust attend the contiress of this evil; and ot believe that such n be obtained, as long rroneous construction, ommittee believe, of Elizabeth, parishes are iable to be called upon he impracticable purding employment for ay at any time require relieve the ill consea.

quences which have arisen from this practice are most pelpable; and most mischievous, and they are therefore peculiarly anxious to recall the most serious attention of the House to this construction which has been put practically on this part of the statute.

Pecuniary relief seems indisputably to have been only contemplated by this Act for "the lame, impotent, old, blind, and such other among them being poor and not able to work, and also for putting out children to he apprentices;" but the direction to " set to work all persons having no means to maintain them, and using no ordinary or daily trade of life to get their living by," has been acted upon as if it were a clear authority for requiring the parish to find employment for all who want it. The committee, in 1817, questioned the soundness of this construction in the following terms: " If the object of the statute was merely to set to hard labour such idle, wandering persons as might be found in a state nearly approaching to that of vagrancy, such an object might possibly be carried into effect with a fair hope of beneficial consequences; but if the object of the statute was (as it is now interpreted) that the state is to find work for all who in the present and in all succeeding time may require it, your committee are of opinion, that this is a condition which it is not in the power of any law to fulfil; what number of persons can be employed in labour, must depend absolutely upon the amount of the funds, which alone Y

are applicable to the maintenance of labour."

The farther consideration and investigation of this subject has confirmed their opinions; for your committee are not aware, that the courts of law have at any time construed the act according to this practice; indeed the decision referred to in the former Report, in which it was held that an order of maintenance is not valid without it adjudges the party seeking relief to be impotent, leads to an opposite conclusion. If reference be had also to the authority of early writers, or to those who in modern times have bestowed the most attention on this subject, the same inference would follow. In a work which has been lately cited by an able anonymous author, intituled "A Description of England, by W. Harrison, and which, as published in the Chronicles of Holingshed, brought down to the year 1586; it is stated that "the poor are divided into three sorts, so that some are poor by impotency, as the fatherless child, the aged, blind or lame, and the diseased person that is judged to be incurable; the second are poor by casualty, as the wounded soldier, the decayed householder, and the sick person visited with grievous and painful diseases; the third consisteth of thriftless poor, as the rioter that hath consumed all, the vagabond that will abide no where, but runneth up and down from place to place (as it were seeking work, and finding none); and finally, the rogue, &c."

" The two first sorts, that is to say, the poor by impotency,

and the poor by casualts the true poor indeed, whom the word doth bind make some daily provisi**on** is order taken throughous parish in the realm that collection shall be made for help and sustentation; they refuse to be support this benefit of the law, 🗯 rather endeavour, by and fro, to maintain the trades, then they are pe the third sort, and so in courteous refreshing at are often corrected with execution, and whip of abroad."

Now this classification poor in the very age of **Ell** leads to the conclusion, persons designed by the " using no ordinary or dai of life to get their living were, as the committee 🍏 supposed, that third cla are deemed "thriftless po who it should seem were labour as long as they 😋 within their own parish they left it, were subjects severe penalties then inflic vagrancy; and would ne within the provisions of 📙 sent vagrant laws.

But to come nearer to a times, and to the most la copious and valuable work subject, we find the op the judicious and unpre author of " The State Poor," expressed in the for

decided terms:

" From the language of statutes concerning the which passed during the queen Elizabeth, and which in pari materia, explain

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ner, either in matter of law, or ustrate each other in matter fact, it may fairly be implied to ove, that the relief of the abledied poor, with or without milies, was no part of the orinal system of the poor laws. ne third of William and Mary, 11, s. 11, corroborates this 28, which is put out of doubt by e preamble to 8 and 9 William d Mary, c. 30, s. 2: " To the d that the money raised only r the relief of such as are as ill impotent as poor, may not misapplied or consumed by e idle, sturdy and disorderly

ggars."

These opinions would, in the sence of any decision of courts law to the contrary, be entitled much weight; but this pream-: referred to by the last author, d which was cited in the forr Report for the same purse, seems decisive on the ques-Nor indeed can it be well agined, that the supreme lelative power of any country uld have anticipated a permant order of things, in which a ge class of the people should

habitually and necessarily thout employment. Your comttee conceive that the demand d supply of labour have, in natural course of things, such endency to regulate and bace each other, unless counterted by artificial institutions, st any excess of either, arising m temporary causes, would, if t by temporary expedients ne, in no long time correct elf; whereas the practice now der consideration, originating :haps in a humane extension of the law to meet cases of occasional and pressing emergency, and inconsiderately continued, is calculated to perpetuate that would otherwise be transient, and permanently to derange the whole industry of the coun-

That such has been its effect in those parts of this kingdom, where the practice has most prevailed, is but too manifest. Your committee say, where the practice has most prevailed, because they have learned that some magistrates have resisted this, which they have deemed, with your committee, a misconstruction of the We may fee and lament, that a compulsory provision, for even the helplessness of age and infirmity, has a tendency to weaken, in a degree, the natural efforts of men to provide against future ill; but if by any human institution the present wants o life are to be obtained otherwise than by human exertion, the very sources of all industry must be destroyed. If therefore the parish be bound to find employment for those who are, from whatever cause, without it, it is obvious that in cases where the family is numerous, and the honest pride and independence of self-support is extinguished; it becomes on calculation a matter of perfect indifference, whether the money requisite for their maintenance be derived from the wages of labour, or the alms of the perish. The consequence is, that the motive that would naturally impel men to active and faithful service is wanting; for even if employment be forfeited by misconduct,

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the same means of support, in the case supposed, will be given, and prevale little labour wal be was and in return for the parish work is in all cases performed without the supersupreduce controi est presente unterest and a must be remembered, that the become ago more the general eye was in the energy are the there is agreed one change is the phone is treat it is operated in deter an excise testimant the And a re he less strongers ment the toest authorized all the Chamman a ga - type matter to spire time an aging per time The state of the state of the state of Chippe - not. 3 the constitute of I here a new committee Who were the new to me the to receive a su hunther to the properties has become Deputy in it is not in the same The service is not a service to Now you was so or from any or expectation and who was to see that the War a market a granger April 1 of the sale said A TOTAL ST. the same of the same of a company or the market officers to the second AND ASSESSMENT OF you work to a forest to The second second second of the same was a series Con and a fee or to for a man of the second were the second But were in an in the transfer the total and the come to describe THE WAR PARTIES THE medicar for many and

that the operation of the act of this section has absence released some provides of the particular training remains or parallel with the particular of the particular or parallel or the particular or particular or

I the mount this supposed de-Compare of Principles to the out ter at whe require a said Andre with the simple and spent if the up and the hour, and a se-DECEMBER OF THE THEFT A THE THEORY IS NOT THE military to be a the and exerance the Ma response of 20 AND CHARLES IN MARIN CARD THEN WILL IN IT THE THE THE REPORT OF THE PARTY. stationary by whom got it will William States to many thems to the Strike Benefitte and > 4 THE STATE OF THE MAN AP TO PERSON THE REST OF THE REST. THE OWNER OF THE PERSON AND THE RESIDENCE OF STREET Corner in the second STATES OF THE PARTY OF Person will severe THE REPORT OF STREET WELL my and when the same DE CHARLE DAY 2 WHEN D TOTAL PROPERTY OF PORT ST - 120 to seem to be the second THE RESERVE OF THE PERSON NAMED IN IN NAMED OF TAXABLE IN OCCUPANT TO THE E THE ST . SEC. 1.40

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parts the demand is greater he supply; it is not probaherefore, that even the ennd immediate removal of all mpediments, if it were prace, would of itself, at this mt, cure the existing evil. · measures, assisted by the trained operation of natural s, will yet be wanting to the kingdom, in this re-, to its ordinary and healthtte. Your committee, theremust recur to the opinion seed in the former report, "all obstacles to seeking yment wherever it can be , even out of the realm, i be removed, and every y that is reasonable, af-I to those who may wish to to some of our own colofor it seems not unnatural, his country should, at such e, recur to an expedient has been adopted successn other times, and in other ries, especially as it has fas for this purpose, which no state has perhaps ever ento the same extent, by the usion of colonies affording an t of unoccupied territory, ich the labour of man, asby a genial and healthy z, would produce an early bundant return. Your comthought it desirable to some inquiries on this subhe result of which will be in the minutes of evi-

y these and other means, continuance of the blessings ace, and a consequent augtion of capital, the demand upply of labour should be balanced, and the wages

of labour become a more adequate remuneration of industry, your committee are satisfied, that the object which they recommend might be gradually attained, without material embarrassment or difficulty; provision. continuing to be made by law for the infirm and helpless, and the partial and temporary distress which might occasionally befal even the able and industrious, being left, as it confidently might, to the aid of voluntary and discriminating benevolence, to which alone it should be remembered the wants even of age and infirmity in most other countries The assessment, are referred. thus limited in its application, would no longer threaten to absorb all the sources of supply, nor continue to seduce the labour. ing part of the population, by the delusive promise of parish relief, from their natural habits of industry. The greater part, your committee believe, of the sums of money which are now forced into the poor-rate, and undergo a compulsory, and for the most part unprofitable distribution, would probably be restored to their natural channel, giving thereby an increased activity to labour, under the interested but beneficial superintendence of their owners; from which would necessarily result a rise of wages, with the beneficial consequences that would naturally ensue to the labouring classes; active and faithful service would indeed be found indispensable for the supply of present wants; and recourse would doubtless be had to those facilities and inducements which are now afforded to realize the benefits of exertion and frugality.

Reverend Henry Duncan called in; and examined.

In what part of Scotland do you reside?—In the parish of Ruthwell and presbytery of Annan, in Dumfries-shire.

In what manner are the indigent poor of your parish supported?—By collections in the church, by private charities, but chiefly by their own relations.

What is the amount annually of the funds under the management of your session, and in what manner are these funds raised?—The annual amount is about 241.; these funds are raised by collections in the church, and by fines, which the session has in its power to impose on irregular marriages, on the parents of illegitimate children, and on proclamations for marriage.

Are there any other funds out of which the poor of your parish are supported?—No; there are no other funds.

What is the population of your

parish?—About 1,160.

Have the goodness to detail to the Committee the mode of management by which the sessions of Scotland become acquainted with the wants of the poor, and afford them supply?—I believe the Committee is aware, that the session of a parish consists of the minister and elders, and that the minister is the moderator or president; the elders are chosen from the respectable householders, and the selection is made from particular districts of the parish, as far apart as circumstances will admit; they supply

vacancies by election of their own body. The parish is by a mutual understanding divides into districts, over which each elder exercises a kind of superintendence, and he is perfectly acquainted with the situation of all the inhabitants of his own particular district; he gains this 40quaintance not only by his resdence among them, but also from the exercise of the duties of hu office, which consists in visiting the sick and in praying with them on which occasion he takes opportunity of inquiring into their circumstances, and of # certaining whether they are in per cuniary distress, or otherwise Every Sunday, if necessary, there is a meeting of the session, which generally takes place immediately after divine service. affairs of the poor are then talked over, and if there are any sho require immediate relief, it is 🐠 dered to be given. Relief, however, is only ordered at these meetings, in cases of remarkable distress, the usual time of make ing distributions being at a quarterly meeting of the session; that quarterly meeting, the me nister and elders look over the poor list, and appoint the different allowances to the indigent. I should mention also, that the heritors (that is to say, the lander proprietors) have it in their power to attend these meetings of session. In point of fact however, they never do attend excepting when specially summoned on ten days notice; they are never called upon but in cases where it may be necessary to levy some particular contribution for the exigencies of the poor.

customary to suffer indiersons connected with the to ask alms, and what meis adopted to restrain or the practice?—It is somebut not very frequently, the i, to grant certificates to ersons to beg in the parish. onally, in cases of partilistress, the certificate is to extend to the whole tery. By a resolution of nod of Dumfries, passed rears ago, it was recomd to the different ministers their bounds, to grant no ates, the operation should extend beyond own presbytery; and ire that no person should mitted to beg in any parish e minister of that parish ned the certificate. Where commendation has been d, it has been productive ul consequences.

t is the amount of the n the poor roll of your and what are the average ices made to each person? amount of the poor on our from 16 to 18, and the e allowances are from half vn to seven shillings a

tother means of support to poor persons possess?—
oor are principally supby their own relations.
is that feeling in Scotland
ependence, that laudable
among the poor to provide
emselves, and that dislike
thing approaching to reupon charity, that the lag classes in those quarters,
poor-rates have not been
iced, universally consider

it to be their duty to make every sacrifice in support of their poor relations. There is another mode pretty frequently adopted for the support of the poor. In the particular district to which I belong, it has been customary for persons in indigent circumstances to have what is called a drinking. This is a kind of rustic charity-ball. The person for whose benefit it is intended, employs some friends or some persons for hire, to through the parish, and invite the parishioners to this drinking. Those who do not wish any of their family to attend, generally give a contribution, either in meal or money. Ale and spirits are distributed at the ball, as well as other refreshments; and a contribution is made by the individuals present, which, clearing all expenses, generally leaves to the entertainer about 1 or 21. of clear gain. This was the usual mode of relief in the parish of Ruthwell, for persons under particular circumstances of distress, when I came to it. found, however, that there were irregularities (as might be supposed) consequent upon this mode of giving relief, and I discouraged it; but it was necessary to find some substitute. I therefore proposed, that instead of having this ball, the poor persons, who would have resorted to it, should confine themselves to the raising of a contribution. This has generally been adopted in the parish of Ruthwell; and, I believe, in some other parishes. And now a common mode of obtaining relief for such persons, is to hire two individuals, who go through the parish with a certifi-

cate

cate from the minister, stating the circumstances of the case, and who obtain for them a supply in meal or money. This is a substitute for begging; and though it may be attended with disadvantages, is probably better than permitting the individual himself to ask alms, because it has not so great a tendency to bring down the spirit of the lower classes, by degrading them in their own eyes, or in public opinion, and possesses other recommendations which will readily occur.

Have you any reason to believe that pauperism is increasing in Scotland?—Certainly it is in those districts where poor-rates have been established. I had an opportunity of ascertaining this fact by inquiries which I made about 10 years ago, when poorrates began first to be introduced into my own neighbourhood; I had a good deal of correspondence at that time with persons resident in those parts of Scotland where poor rates had been established; and I obtained information from various districts, all going to prove that the establishment of poor-rates had a tendency to increase pauperism in a very great degree. With re-Erence to this subject, I may also mention the situation of the of Carlaverock, borders on that of Ruthwell, and which is precisely in similar circumstances. In that parish a sum of money was, more than a century ago, left for the poor, by a Dr. Hutton; with this money land was purchased, which now yields about 300l. a year. This annual sum goes entirely, I be-

lieve, to the support of th and the consequence is, numbers on the poor roll parish have very greatly ed; there are on that p about 50 individuals. compare this with the state adjoining parish of R which contains exactly the number of inhabitants, find that pauperism mu been greatly increased by quest in question; the of the poor in the one being threefold that of t in the other.

Do you refer the inc pauperism to any other than that which you ha tioned with respect to 1 blishment of poor-rates of scarcity and embar have also had a very di tendency in that respect mention in which way I these to operate. scarcity the landed pr meet for the purpose of relief to the poor, when occasions they had not customed to meet. such relief in general, by tary assessment, and th tary assessment teaches to look up to a mode o ing their wants which accustomed not been point of fact, the con has been, that the distil ceive parochial relief in away, and has evidently within the last two or the I may mention one proc which just occurs to me. labourer in a neighbouri applied to me about two requesting that I would him of the best method

eritors to assess theme support of the indid me, that the poor in I been receiving relief itary assessment, but erstood that this was for one year; and is a deputation of the parish who were to house in a day or two ose of inquiring into he subject, that they al the heritors to conassessment. I told conceived poor-rates injurious tendency, certainly would not in any method that to introduce them.

to him had the effect, of preventing the deuch he mentioned, upon me, for I heard Now I am pert this would not have any time before the ress, and it was tome ncholy proof of the r influence even of I will ssessments. : committee another the poor, as I conreginning to be degal assessments. he discussion which ace on the poor laws. were not aware that sed any right to defrom the heritors.

from the heritors, tely. You are aware only of the particular which I belong. The f the subject has made nted with the practice ts of the country with gal assessments.

e the means best

adapted in your opinion, for restraining the establishment of poor-rates in Scotland, and for abolishing them where already established?—I should certainly think that some restraint being placed on the power at present exercised by the sheriff, would be one efficient means of preventing the establishment of poorrates, where they have not yet been put in operation, and of restraining the further increase of them where they have been established. But I would chiefly rely on the encouragement held out for the poor to support themselves.

We know how much the public are indebted to you on the subject of banks for savings, and we wish to know from your experience in the operation of them, whether it is your opinion that they are likely to be very efficient as the means of improving the condition of the poor?—I certainly conceive that they are. very general interest has been excited among the lower classes in favour of these establishments; and desire, amounting sometimes to a painful anxiety, now exists among them, of laying up a portion of their earnings.

Among the lower orders?—Yes; and the upper classes of the community have greatly contributed by their judicious encouragement to foster this laudable spirit. These establishments have a manifest tendency to increase habits of industry, economy, and sobriety.

Are there any other means of a similar nature which you conceive to be useful, for giving the lower

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lower orders facilities in providing for their own support?—I conceive friendly societies, in some respects, even of superior advantage to the lower orders.

Do you conceive that the establishment of parochial schools in Scotland, has had any influence in restraining the introduction of the poor-rates?—I do; the education of the lower orders has given a manly spirit to that class of society. They feel their own powers, are become high minded and independent, and are unwilling to aubsist upon charity. Whilst at the same time, sensible of the advantages of subordination, they are loyal, submissive to lawful authority, and averse from faction and turbulence. One undoubted consequence of the Scotch system of education is, to excite and foster a spirit of enterprise, for which the inhabitants of that country are, I believe, universally considered as remark-This spirit has induced a number of young persons to emigrate to foreign parts, and by this means to leave the population not so injuriously abundant as it would otherwise have been.

State, if you please, the nature of your parochial school establishment, and the manner in which it is conducted?—These seminaries are not free schools, as they have been frequently considered by persons not acquainted with the subject; they constitute an establishment connected with the ecclesiastical institutions of the country; the landed proprietors are bound to give a certain salary to the parochial school-master; this salary does not in any instance

amount to more than 221, 5 thereabouts, a year; this at least is the maximum appointed by 🕨 last act of parliament; thus is not enough for the support of the schoolmaster, but it is subcient when added to the schoolwages; whilst these school-vage are so low, that the poorer class. of the people are enabled to go their children educated. The lowances of school-wages are pointed by the presbytery. my parish, where I believe the wages are nearly the average these rates throughout Scottant 2s. a quarter is charged for text ing reading; 2s. 6d. for reading and writing; 3s. 6d. for arithme tic, and 5s. for the learned in guages, all per quarter.

Scotland take in the instruction of the lower orders, independent of their instructions in the pulpi.

They superintend the school master in the performance of duty, and visit the school, at less once a year, along with a comittee of the presbytery; they regularly catechize the habitants of the parish once year, examining them in the policiples of religion.

Is that duty optional, or in required?—It is required, and believe is almost universally performed. The clergy of Scottage peculiarly efficient, from a circumstance of their constructions their own parish, a from the intimate and endear union which generally submitted between them and their people being all on a footing of perfect of ambition to distract object of ambition to distract.

* Selicalir attention from the imporlebours of their profession. They have seldom my prospect changing their living; and they and it their interest to establish their character and respectability, by a diligent discharge of their various duties in the place where they are established for life. Inependent of religious motives, therefore, they have powerful se-Cular inducements to activity and zeal.

Is there a superabundant popuation in the district of Scotland which you reside?-I do not hink there is a superabundant pulation in the particular parish which I belong; nor, indeed, any of the neighbouring disicts where poor-rates are not tablished.

Is it your opinion, from your mowledge of the babits of the Ower orders, as well as their Seelings, that the establishment and organization of a system by hich facilities might be held out would be attended good effects, or the con-Cotablishment of such a system be would have a tendency to prevent The introduction of the poor-rates, well as to diminish their opera-- 2 tion where they are established.

You have said, that the poor we we maintained mostly by their w Pelations; have you many famibes in your district who have but poor connexions?— Yes, there are many, and yet they Contrive to support each other. I may be permitted to mention an instance which might show the Committee better perhaps, than any other way, the kind of

feeling which prevails among our lower ciasees. Beveral years ago, a poor men got into difficulties, his son, who was a weaver, finding that he had no means of immedietely raising a sum of money for the relief of his father's family by his trade, enlisted in the militia for the express purpose of obtaining the bounty of 20%, and thus affording the requisite aid. After paying his father's debts, there was still a small reversion, this he placed in the parish bank, and it lay there at interest until he was discharged from the militia, when he drew it out for the purpose of purchasing a loom, with which he now supports himself, and advists in maintaining his father's family; and I may add, that this industrious young men continues to pay into the saving bank, any little savings he may make above what is necessary for the purposes I have mentioned. Many similar instances have occurred to my observation; and I believe I may say, that the example of this young man is only such as would have been followed, in similar circumstances, by a great many individuals of the lower classes in Scotland.

William John Burchell, esq. called in; and examined.

State to the committee in what situation you are?—I am following no profession; I am living at Fulham, where I am employed in arranging the observations I made in Africa.

You have been in South Africa ?—I have.

For a considerable time?-Nearly five years.

You



through it in one direct Cape Town to its north dary; and on my ret velled along the east dary, and thence a southern coast to Cape

The committee will for any information you them with respect to bility of the colony to profitably, any considera ber of labourers emigrat this country?-In the fir with respect only to the it should be known, that great extent of country cupied, which arises fr manner in which the Du vernment has made their of land, allowing each a farmer to take up his st those places where the springs of water; so that from that, that all those i diate parts of the colony there are no very good sp water, are at present unoc and that surface of the may at a rough guess be e at more than one haif of

their robberies in such

not been necessary, in ict, to keep up a conto repel their attacks? een done hitherto, and is now done.

he operation of cultiland be a tedious one? least; no more than p the land.

make an early return? first year, or the se-thest.

how many months? even months from and putting the corn

ould be the most faeason for putting the Towards the rainy seaatumn.

1 speaking of those 1 lie between?—Yes; 1 real districts.

t be most convenient e those intermediate separate district? ledly a separate dis-

re any woods to be Albany?—There are is, or rather groves, ruld be better to leave

naterials would the pply, or what would e to send there to-ting buildings?—No-ton work.

timber sufficient?—colony; all the couni designated the Anti-Zilzikama, would supfor every purpose.

are the unoccupied ney are the woods begovernment, where a supply of timber could be drawn; but they are not in the district of Albany.

Would the iron work or any other materials be easily landed at Algon Bay?—Yes.

Is there from Algoa Bay a tolerable road to Albany?—Yes; the same sort of road as there is all over the colony. The facility of emigrants building houses there, and making shelter for themselves, is exceedingly great; for in building the walls of a house they make them with mud alone; and it is not easy to be credited by those who have not seen them, how excellent and strong a wall is made by those means.

Is there no stone?—Yes; but it is seldom used on account of the labour it requires. Following the method they have of building in the country; they make walls with mud, as good as they are made with bricks in this country, and better than they are built with common bricks.

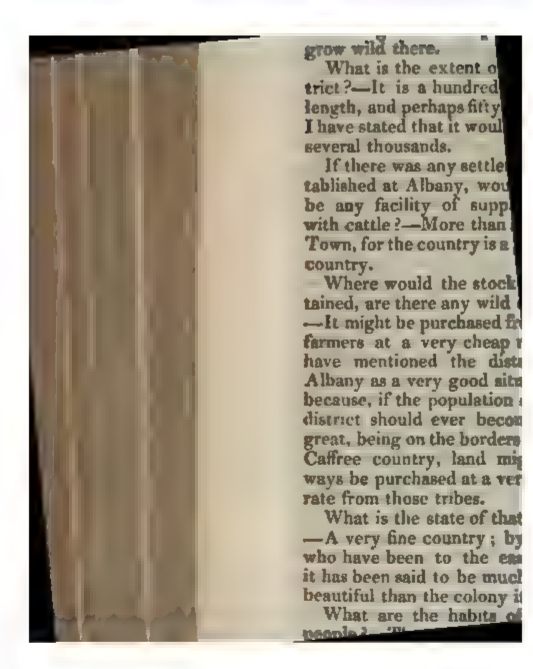
What would be the vent for the surplus produce of the colony formed there?—By ships coming to Algoa Bay to receive it there, if it was produce that might be exported, or afterwards sent by the coast to Cape Town, where it would take the same chance as all other produce sent there.

What do you apprehend the productions would be chiefly?——Corn, wine, hides, ivory, and ostrich feathers.

Is the pasturage good?—The district of Albany is very fine pasture country.

Do you think tobacco would be an article of export?—Yes, I think it would succeed extremely

well.



zing point except on the ns; and the country itquite open to receive the on the first landing of the t, so that no expense be incurred in preparing d. The country beyond ny, to the northward of country of a different den from that I have dein Albany; that is exly well suited for pasturl rearing large flocks of by which although the t may not produce any m such a position that he id to market, he may be sure of living without the want; from what I have 10ng the Dutch settlers, r smallest exertion always s an abundant supply of ecessary of life.

there any wild animals to with those sheep?—Yes, e, but they seldom interideed the increase of the i that part of the country am speaking of on the i boundary, is annually so ge, that the loss of ten or by wild animals is not felt colonist; the usual number flocks of those farmers from 2,000 to 7,000 or neep.

would have the export of pol?—Yes, if the distance make it difficult; those kill their sheep and conhem on every occasion r the sake of getting the which they make soap, hey carry to Cape Town. osing a number of persons a the point of proceeding a Bay to settle, what are ential requisites that you

would recommend they should take with them, of tools, clothing, and supplies of every description?

—I should advise that all agricultural implements particularly, and such kind of common tools as would be necessary in the construction of their buildings; it does not strike me that it is necessary to take out a very great stock of any kind.

Seeds and cattle they might procure in the colony?—Yes, very easily; I am confining my observations to an emigrant who is leaving this country from poverty; I am not making a provision for his enjoying luxuries, but merely living comfortable.

What would be the best number of persons to commence such an establishment?—I should think about 300 as a small number; I think by a small number beginning at first, and preparing the way, another much larger number might come immediately afterwards; but it would hardly be judicious to throw a great number of people into a strange country at first.

Would 300 be sufficient to protect themselves from the Caffrees?
—Yes.

Were you in Plattenburg Bay?
—Yes, I was; I stopped there long enough to see every thing that was desirable.

Is it a bad anchorage, or is the harbour itself bad?—Not so bad as to be impracticable; but at a certain season of the year it is dangerous, but it is very little worse than Algoa Bay.

Is the river navigable at all?— No; there are none of the rivers on the coast navigable.

At any season of the year is it unfavourable

unfavourable as a harbour?— Yes, at any time when a south-east wind blows.

Are you secure from that wind the greater part of the year?— Half of the year; and during the other half it is not always dangerous; so much so that whenever government have occasion to send troops or stores, they send them at any time.

Does not the colony derive their fuel from Plattenburgh Bay?
—No; their demand of common fuel is got nearer; the resources of timber in that country are scarcely known, they are very great, and it will be a great while

before they are exhausted.

What is the description of timber?—Not any timber we know of in this country; to use the language of carpenters, it is a kind of yellow wood, more resembling fir than any thing else.

Is there any wood fit for shipbuilding; any teak?—No; but there is a species of wood which very much resembles mahogany, and is almost as valuable; I think the produce of the Cape in articles of commerce remain entirely to be discovered, and made use of. Various kinds of timber that grow in the forests are applicable to, I suppose, all the purposes we can want for domestic uses; I could particularly mention one, which I have imagined would answer all the purposes of lignum vitæ, and another as good as box wood

Do you include making blocks from lignum vitæ?—Yes; I mean that particularly, the natural productions of the Cape colony have never had any experiment made upon them. How far they may

be convertible into en commerce, I am not abk it is not likely that the inhabitants of the cok Dutch boors, will ever means of bringing those to light; so that a grea good might be expecte derived from European going there, men of son ledge of the arts of this I think there is no do would soon discover a n useful things, that would turn to their own advant to the political advantag colony. Also, from the sometimes warm natur climate it is very proba of the productions of countries, articles of c might be cultivated th success. I would only with regard to the mine the colony, it is altogi known; and, therefore be worth the attention settler to examine it.

Extracts from the Reposition Select Committee approximation consider so much of the law as relates to capital ment for Felonies.

Your Committee, in of the trust delegated to the House, have end strictly to confine the within the limits presented by the terms of pointment. In some continuent. In some continuent, which the the resolution of the House laid down restrict themselves, which the the resolution of the House impose. They have from all consideration

felonies which may be be of a political nature, rected against the authoovernment and the general f society. To the nature acy of the secondary puits, of transportation and. ment, they have directed of their inquiries, because Committee had been apto investigate them, and no part of the facts or its to be stated in this will be found to depend on the present state of condary punishments, or legree of improvement of iey may be found capable. nany extensive and imparts of the criminal law; or example, as that which s the trial of offenders; e entirely satisfied, and ould not have suggested anges in these departeven if they had been he appointed province of nmittee. On other parts subject; as for example, efinition and arrangement ies, they have recom-

a consolidation of the pecting only one class of , and have presumed only ess a general opinion of ity of the like consolidasome other cases. spressly to disclaim all f the right of the legislainflict the punishment of therever that punishment, t alone, seems capable of ng the community from us and atrocious crimes. ect of the Committee has ascertain, as far as the of the case admitted, by LXI.

evidence, whether, in the present state of the sentiments of the people of England, capital punishment in most cases of offences unattended with violence, be a necessary or even the most effectual security against the prevalence of crimes.

1.—In the first place, they endeavoured to collect official accounts of the state of crimes and the administration of criminal law throughout the kingdom, from the earliest period to which authentic information reaches. The annual returns of commitments, convictions and executions, first procured by addresses from this House, and since required by statute, go no farther back than Accounts, though not perfectly satisfactory, of the same particulars, from London and Middlesex, from 1749 to the present time, have been already laid before parliament, which, with an official summary of the returns of England and Wales from 1905, will be inserted in the appendix of this report.

A full and authentic account of convictions and executions for London and Middlesex, from 1699 to 1804, obtained, for the latter part of that time, from the clerk of arraigns at the Old Bailey, and for the former part from the officers of the city of London, is inserted in the appendix. The corporation of the city of London have shown on this occasion a liberality and public spirit worthy of acknowledgment; and it is to be hoped, that they will continue their researches as far back as their records extend. and thus com-

Z plete

plete returns, probably unparalfeled in the history of criminal

The deputy clerk of assize for the home circuit, has laid before your Committee a return of commitments, convictions and executions on that circuit, which comprehends the counties of Herts, Essex, Kent, Sussex and Surry, from 1689 to 1718, from 1755 to 1784, and from 1784 to 1814. The returns of the intermediate period from 1718 to 1755, he will doubtless furnish very soon. From this important return it appears, that, for the first thirty years which followed the revolution, the average proportion of convictions to executions was 38 to 20; that from 1755 to 1784 it was 46 to 13; and that from 1784 to 1814, it was 74 to 19. It is worthy of remark, that the whole number of convictions for murder. on the home circuit, in the first period was 123; that the executions for the same period were 87: that in the second, the convictions for the same offence were 67, and the executions 57; and that in the third, the convictions were 54, and the executions 44. If the increase of the population during a prosperous period of a hundred and thirty years be taken into the account, and if we bear in mind that within that time a considerable city has grown up on the southern bank of the Thames, we shall be disposed to consider it as no exaggeration to affirm, that in this district (not one of the most favorably situated in this respect) murder has abated in the remarkable proportion of three if not four to one.

In the thirty years fi to 1784 the whole convi murder in London and I were 71; and in the th from 1784 to 1814 they In the years 1815, 1816: the whole convictions for in London were 9, wh three preceding years: Most of the other 14. relate to too short a too narrow a district. materials for with respect to the co frequency of crimes a periods.

In general however that murders and other violence and cruelty, h diminished, or not incre that the deplorable i criminals is not of suc as to indicate any din the humanity of the pe

In considering the our penal laws, your will first lay before t their observations on which is the least like rise to difference of opis many statutes denounc punishments might be wisely repealed, has lo prevalent opinion. tioned by the authori successive committee House, composed of eminent men of their a some measure by the of the House itself, wh several bills on the rec tion of their committe general position, the p repealing such statut scarcely to have been respecting the number: of them, different 1

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be expected. Your ave not attempted a numeration, which nd considerable deould be required to They selected some nes for the continich they cannot anserious argument, em to them to serve but that of encumiscrediting the Sta-Various consideracombined to guide ; sometimes mere urry have raised an offence, or an almost ct, into a capital ier acts the evil has estly indeed and nporary, though it · produced a perma-Where the punishh was evidently unthe time of its oriiment, and where, if ally justified by a anger, or excused ry fear, it has long ledged to be altogeortioned to the ofcommittee conceive varranted in confimending its abolihey have also adther consideration; to the intrinsic evih arises from the of the act forbidden ishment threatened, o that the law has been executed since tment, or if it has isuse as the nation e humane and gehtened, your comder themselves as

authorized to recommend its repeal by long experience and by the deliberate judgment of the whole nation. In the application of this latter principle, they have been materially aided by the documents which have been mentioned. Where a penal law has not been carried into effect in Middlesex for more than a century, in the counties round London for sixty years, and in the extensive district which forms the western circuit for fifty, it may be safely concluded that the general opinion has pronounced it to be unfit or unnecessary to continue in force.

It has sometimes been said, that the abolition of penal laws which have fallen into disuse is of little advantage to the community. Your committee consider this opinion as an error. They forbear to enlarge on the striking remark of lord Bacon, that all such laws weaken and disarm the other parts of the The frequent criminal system. occurrence of the unexecuted threat of death in a criminal code, tends to rob that punishment of all its terrors, and to enervate the general authority of the government and the laws. The multiplication of this threat in the laws of England has brought warrantable severity "on them, and on the nation, a ...character of harshness and cruelty which evidence of a mild administration of them will not entirely remove. Repeal silences the objection. Reasoning founded on lenient exercise of authority, whatever its force may be, is not , calculated to efface a general and deep impression. The removal of disused laws is a preliminary operation

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operation which greatly facilitates a just estimate, and (where it is necessary) an effectual reform of those laws which are to remain in activity. Were capital punishments reduced to the comparatively small number of cases in which they are often inflicted, it would become a much simpler operation to form a right judgment of their propriety or neces-Another consideration of still greater moment presents itself on this part of the subject; penal laws are sometimes called into activity after long disuse, and in cases where their very existence may be unknown to the best informed part of the community; malicious prosecutors set them in motion; a mistaken administration of the law may apply them to purposes for which they were not intended, and which they are calculated more to defeat than to promote : such seems to have been the case of the person who, in the year 1814, at the assizes for Essex, was capitally convicted of the offence of cutting down trees, and who, in spite of earnest applications for mercy from the prosecutor, the committing magistrate and the whole neighbourhood, was executed, apparently because he was believed to be habitually engaged in other offences, for none of which however he had been convicted or tried.

This case is not quoted as furnishing any charge against the humanity of the judge or of the advisers of the crown; they certainly acted according to the dictates of their judgment: but it is a case where the effect of punishment is sufficiently shown by the

evidence to be the reverse of exemplary, and it is hard to of whether the general disuse of the capital punishment in this offens or the single instance in which has been carried into effect, segests the strongest reasons in its abolition.

The statutes creating copied felonies which the committed have considered under this had are reducible to two classes: the first relate to acts either so nearly indifferent as to require no per nalty, or if injurious, not of such a magnitude as that they may not safely be left punishable as misdemeanors at common law. In these your committee propose the simple repeal; they are a follows:—

1,-1 and 2 Phil. and Mark c. 4. Egyptians remaining with in the kingdom one month.

2.—18 Charles 2, c 3. Noterious thieves in Cumberland Northumberland.

3.-9 Geo. 1, c. 22. Beigg armed and disguised in any force, park, &c.

4.--9 Geo. 1, c. 22. Being armed and disguised in any me ren.

5.—9 Geo. 1, c. 22. Bent armed and disguised in any high road, open heath, common down.

6.—9 Geo. 1, c. 22. United fully hunting, killing, or stealing deer.

7.--9 Geo. 1, c. 22. Robbin
warrens, &c.

8.—9 Geo. 1, c. 22. Stealing or taking any fish out of any rise or pond, &c.

9.—9 Geo. 1, c. 22. Hunting in his Majesty's forests or character 10.—9 Geo. 1, c. 22. Break

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the head or mound of I.

Geo. 1, c. 28. Being rithin the Mint.

Geo. 2, c. 29. Inestminster-bridge, and es by other acts.

ond class consists of ces which, though in 1 of your committee to be punished with yet so malignant and to require the ishments except death known to our laws. committee would make either by transportaprisonment with hard considerable lowing he discretion of the ecting the term for r punishment is to en-

Eliz. c. 9. Taking naid, widow, or wife,

ic. 1, c. 26. Acknowprocuring any fine, re-

o. 1, c. 2, s. 4. Helprecovery of stolen

eo. 1, c. 22. Maling or wounding cattle.
eo. 1, c. 22. Cutting troying trees growing,

o. 2, c. 30. Bankrupts ering, &c.

eo. 2, c. 30. Bankaling or embezzling.
o. 2, c. 37. Cutting onk of any river.
o. 2, c. 20. Destroye, lock, sluice, &c.

y in a marriage re-

Five felopies.

11.-27 Geo. 2, c. 15. Sending threatening letters.

12.—27 Geo. 2, c. 19. Destroying bank, &c. Bedford Level.

13.—3 Geo. 3, c. 16. Personating out-pensioners of Green-wich-hospital.

14.—22 Geo. 3, c. 40. Mali-

ciously cutting serges.

15.—24 Geo. 3, c. 47. Harbouring offenders against that (Revenue) act, when returned

from transportation.

In the more disputable questions, which relate to offences of more frequent occurrence and more extensive mischief, your committee will limit their present practical conclusions to those cases to which the evidence before them most distinctly refers. They cannot entertain any doubt that the general principles which have been so strikingly verified and corroborated in some particular cases by that evidence, apply with equal force to many others, relating to which they have not had sufficient time to collect the testimony of witnesses. That some offences which the law treats as arson, and more which it punishes as burglary, are not properly classed with these crimes, and ought not to be punished with death, would probably be rendered apparent by a legislative consolidation of the laws in being respecting arson The same result, and burglary. though in a less degree, might be expected from a similar operation in other important heads of criminal law.

On the three capital felonies of privately stealing in a shop to the amount of five shillings,—of privately stealing in a dwellinghouse,

house to the amount of forty shillings; and of privately stealing from vessels in a navigable river to the amount of forty shillings, the House of Commons have pronounced their opinion, passing bills for reducing the puhishment to transportation or im-

prisonment. In proposing to revive those bills, your committee feel a singular satisfaction that they are enabled to present to the House so considerable a body of direct evidence in support of opinions which had hitherto chiefly rested on general reasoning, and were often alleged by their opponents to be contradicted by experience: Numerous and respectable witnesses have borne testimony, for themselves and for the classes whom they represent, that a great reluctance prevails to prosecute, to give evidence, and to convict, in the cases of the three last-mentioned offences; and that this reluctance has had the effect of producing impunity to such a degree, that it may be considered as among the temptations to the commission of crimes. Your committee beg leave to direct the attention of the House to the evidence of Sir Archibald Macdonald, on this and other parts of the general subject, in which that venerable person has stated the result of many years' experience in the administration They forbore of criminal law. to desire the opinion of the present judges, out of consideration to the station and duties of these respectable magistrates. It appeared unbecoming and inconvenient that those whose office it is to execute the criminal law should

be called on to give an i whether it ought to be at

But highly as the con esteem and respect the it is not from them that il accurate and satisfactor dence of the effect of th law can reasonably be en They only see the ext criminal proceedings aft are brought into a court tice. Of the cases which appear there, and of the which prevent their app they can know nothing. motives which influence timony of witnesses, tl form but a hasty and ins estimate. Even in the of verdicts they may ofte ceived. From any opp of observing the influ punishment upon those c men among whom ma are most commonly for judges are, by their stat duties, placed at a gr tance.

Your committee have for evidence on these from those classes of n are sufferers from larcen must be prosecutors whe larcenies are brought who are the witnesses t such charges must be tiated, and who are th by whose verdicts only can be given to the la this class of persons, w crimes are most freque where long and extensirience allows little re error and none for misre tion, or in other words traders of the cities of and Westminster, your tee have principally n info

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es of magistrates, and to icers of criminal courts eive informations and preictments, to experienced ites themselves, and to lers and others, who, in ormance of their duties, instant opportunities of g the feelings of ofthe committee have also their inquiries; their teshas been perfectly uni-

due consideration of this it question, your comre of opinion, that forare a class of offences ng which it is expedient together and methodize now in being. That in ent state of public feeleduction of the punishmost cases of that crime ne necessary to the exeof the laws, and conseto the security of prod the protection of comthe means and that by the legislature to our ancient standard of ender the reformation of inal laws respecting formatter of very considerency. Private forgeries the opinion of the combe sufficiently and most repressed by the ents of transportation As long as risonment. ler notes of the Bank of shall continue to constiprincipal part of the ng medium of the kingaay be reasonable to place the same footing with llic currency: your committee therefore propose, that the forgery of these notes may for the present remain a capital offence; that the uttering of forged Bank notes shall, for the first offence, be transportation or imprisonment; but that on the second conviction the offender shall be deemed to be a common utterer of forged notes, and shall, if the prosecutor shall so desire, be indicted as such, which will render him liable to capital punishment.

Respecting the offence of knowingly possessing notes, your committee have no alteration to suggest but what they conceive would be fit in all transportable offences, that a discretion should be vested in the judges to substitute imprisonment with hard labour for transportation, where such a substitution shall seem to them expedient. As the discovery of the actual forgers of Bank notes has been found by experience to be in the highest degree difficult, your committee consider the suggestion of the commissioners for inquiring into the means of preventing forgeries, of offering an unusually large reward for the detection of forgeries, as worthy of serious consideration: to such rewards in general, the committee feel an insuperable objection. In the case of forgery there are circumstances which considerably No jury weaken the objection. could convict in such a case on the mere evidence of an informer. unsupported by the discovery of those materials, implements and establishments necessary for carrying on the criminal system.

The reward would therefore have little tendency to endanger innocent men by false accusation. The evidence on which the conviction would rest, must be of a sort which can hardly deceive. The informer would only furnish the key by which the means of evidence would be found; the reward would rather be for detection than for conviction.

There are several points on which your committee are desirous of offering some observation to the House: two of these are of great importance; the first relates to the best means of enabling judges to pronounce sentence of death only in those cases where they think it probable that death will be inflicted; the second, whether the establishment of unexpensive and accessible jurisdictions, for the trial of small offences, with the help of juries, but with simple forms of proceeding and corrective punishments, might not be a means of checking the first steps towards criminality. These and other parts of this great subject, the committee hope that the House will allow them another opportunity to consider, by permitting them, in the next session, to resume, and if possible to complete their inquiries.

Thomas Shelton, Esq. Clerk of Arraigns at the Old Bailey, examined.

What do you, speaking upon conjecture and general estimate, take to be the proportion of the persons capitally convicted, compared to the proportion of those who receive sentence of death?—

1 believe in the paper which you

alluded to just now, the number of capital convictions and excutions are stated; this is a copy of that account, showing a number for London and Middle sex [handing it in.]

The proportion in that account is rather more than one in

twelve?-Yes.

In your experience of the proceedings, what do you this is the effect or result, with respect to the impression made by prenouncing sentence of death, the minds of malefactors 👊 spectators?-It depends a great deal upon the address made 💐 them by the judge who passes 🛍 sentence. I have not an opposit tunity of seeing the prisoners terwards when they go from 🐚 bar; many of them receive it will great indifference indeed, no of them, but some of them greatly affected.

What have you observed to be generally the apparent effect produced upon criminals, by hearm an unfavourable verdict great against them in a capital case? Some of them seem to labout under great anxiety, and !!! may discover it particularly their attention to the jury while they are considering their dict; some of them show a considerable degree of feeling what they hear the verdict pronounced if it be a verdict of guilty; 🐗 others (and I am sorry to say the greater part by far) hear it wall great indifference.

Should you judge, from way in which generally old of fenders receive the verdict of the jury against them in capital cut that they conceived it to be scentilled.

рация

with the loss of life?—certainly appear, some of to be more alarmed than

mean old offenders?—

you suppose that that arises their belief that judgment more likely to be executed them than others, or from perience they have had of rtaking its course in the fother people?—It occurs that it is from the apprenant that the law will take its, and that they conceive it le the sentence of the law executed.

ery considerable number of persons who are tried at the ailey, one may say, are ctors by profession; that sons habitually engaged in?—Yes, they are.

reat number of persons are han once or twice brought t bar?—O dear, some are it many times.

w me to ask you, if you ad considerable experience reluctance of presecutors pear against criminals?—

bservable in small offences re capital by law; do you d, in almost all instances the crime is not in itself atrocious description, but

by law, that there is a nce in individuals to pro?—No, not generally; in of stealing in a dwellingto the amount of upwards ty shillings, and privately g in shops to the amount shillings and upwards, is a great anxiety on the

part of the prosecutors generally to undervalue the property stolen, and to reduce it under the sum that makes it capital.

What do you suppose to be the cause of that?—It is lest the party should be capitally convicted?

Then there is a considerable reluctance in those instances you mention in the parties to prosecute capitally?—Certainly; but the officer who frames the indictment frames it according to the nature of the offence, and that has been done with more particularity lately than in former years; in many cases formerly it was omitted to be stated, that the property was stolen in the dwelling-house, or that it was to the amount of forty shillings.

That was the case at the begin-

ning of your time?—Yes.

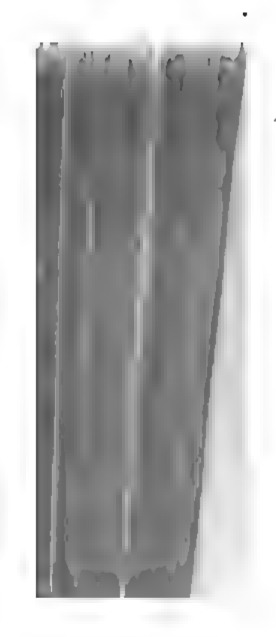
In the case of murder, do you find any reluctance to prosecute?—No, except in the cases of the murder of bastard children.

But not in cases of the murder of men and women?—No.

Do you find it so in very atrocious cases of burglary; do you find that there is, in such case, a great reluctance to prosecute?—I recollect but very few instances of burglary, unless it be constructive burglary, where a shop-window is broken, or a latch lifted, and the party enters into a house in that way; in many cases of that sort, the prosecutors would willingly forbear, or seek to elude the indictment being capitally framed.

As there is no reluctance in very atrocious crimes, and considerable reluctance in smaller

crimes,



And this your experience, that if of death were pronounce those cases where it is in executed, it would much the effect of the sent seath on the minds of z ters and spectators ?....Yes name it would, because 1 person is sentenced who wicted of murder, there is impression made on the m the offender, and also c mind of every person prese

Pray have you observe cases of forgery and othe curity, that there is a reluc an witnesses to appear?__] liere it very frequently hap

in cases of forgery.

Do you think that there reluctance in witnesses to their full evidence on those of sions; I mean, is there a disp tion to suppress facts that me rially affect the life of the coner?-I have not observed p ticularly that there is, but rat! that there is a reluctance witnesses to onn.

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d for privately stealop or dwelling-house, the crime is capital by id the opinion of the y have done every can to excuse the

the juries often resort edient of finding prilty of the lesser ofmanner not suggested ge from the bench?——

fting do they not find ften upon the ground it privately stealing?—

erence in the demeanor suring their trial for en the punishment is ed; and has not that e increased in your of late years?—No,

I understood you to in the case of smaller nich are made capital, observed a disinclinae part of witnesses to In the cases of for-

on the part of witcome forward in cases, or in cases of very burglary? — Certainly

ask you generally, Do ink that in offences not if the punishment were the prosecutions and s would become more - No; parties are not after the offences are I, for then they are irri-

tated, and the offender is taken before a magistrate and put in the course of prosecution by the injured party being put under recognizance, so that they have not any discretion to exercise, and unless in cases where the punishment depends much upon the value of the property, I do not observe any disinclinations injurious to convict in one case more than another.

But as to forgeries there is a disinclination to prosecute?—
Yes.

Now supposing, in that particular offence, if the punishment were mitigated, do not you think that persons might be more disposed to prosecute?—Yes.

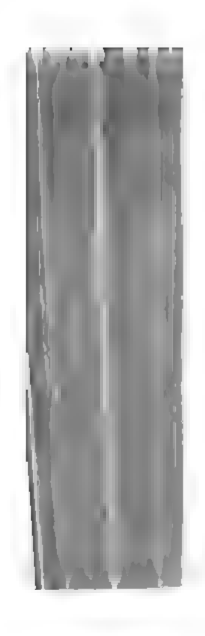
It would cause a greater certainty of conviction and punishment?—Yes, because generally persons convicted of forgery were executed, and indeed it was almost universally the case.

Do you think that the severity of the punishment operates to the encouragement of the crime, by the not carrying that punishment into effect? — It increases the number.

Right Honourable Sir A. Macdonald, late Lord Chief Baron, examined.

One of the objects of inquiry of the committee is, whether the degree of severity which exists, with respect to some of the penal laws against the minor offences, has or has not the effect of preventing convictions, or deterring prosecutions?—In what instances prosecutions may have been deterred, or convictions may have been evaded, it is impossible for

any



reign of king Athelstan, be eight and nine centuries was considerably different what it is now. It is well k that stealing up to the val one shilling constitutes the of petty larceny, and steali an amount above the valu one shilling constitutes a ca felony, excepting where benefit of clergy intervenes. is known too that the conviof a capital felony has very st and dangerous consequence followed up by judgment death. The consequence judgment of death is attainder word derived from attine stained, and the consequence attainder is a loss of lands, an solute loss of goods and the c ruption of blood, which corr tion of blood impedes the pobility of making a pedig through the person who is atta ed, and the corruption of ble cannot be pardoned by the ki nor can the goods be resto merely by pardon. Now sums which discriminate

There the feelings of mankind turally agree with the criminal ?—I have seen juries paying est attention in such cases, but never saw them otherwise cted than by being extremely too much swayed by motives humanity. I have been often hours of an end, to see the neweried attention of a jury, ot one of whom, as far as I ould observe, being inattentive is a single moment.

It has been thought, that the reumstance of sentence of death being very frequently pro-**Dounced** on many offenders, which is not intended to be insicted, has a tendency to diminish the terror of the punishment. Does your experience agree with that observation?—I have thought for many many years, that there was a great impropriety in passing the solemn sentence of death upon 18 or 20 people, not one of whom could with any sort of propriety be left for execution; and man of whom, especially in London and other very populous plans, were very confident in their own minds that they would not be left for execution; my own idea being, that the criminal law should be ingenuous, and that it should speak distinctly what a criminal is to expect; and that the execution of that sentence should be as nearly infallible as possible; which, if moderate, could well be afforded; subject always to the interposition of the crown.

What is the result of your experience with respect to the

severity of the penal laws in the revenue department?—When I held the office of attorney-general and solicitor-general, of course I had a good deal to do with the drawing of those acts; and I was always an exceedingly strong advocate for the milder course; because such cases were generally of such a nature that a man might be ruined by a conviction, and the conviction in the lower penalty in all reasonably clear cases was almost infallible. That was the principle which I myself followed.

It may be worth the consideration of the committee, to remark on the state of the law with respect to forfeiture; that there is one case which, though it may not come within the range of your inquiries, may deserve your attention. I allude to the case of felo de se. It may not be totally foreign to your object, to see how the law of forfeiture stands with respect to that case. When a man kills himself, that unhappy act is attended with the forfeiture of all his goods. That is, when a family has thus lost its support, it is also to lose all possible means of subsistence. One cannot help observing, that there is something disgusting and When a man brutal in that. commits an act of that sort, his reason has been overturned and he does not look to the family, and his mind is in a state of disturbance which very nearly approaches to insanity. I take the origin of this punishment to have been in catholic times, that when a man avoided extreme unction he was not permitted to be buried in consecrated ground, which



seir is beyond the rea poral poolshment. to cases of capital felor a forlesture of land to extent, the freehold go king during the life of The goods are irretries afterwards the king ha called his "year and waste," which last, was literally put into e. but that has not been now for a great length That too is attended wit tation of poverty on the and proceeds upon a p which I am afraid has operation upon the de minds of felons, which well-being and comfort of families. It is supposed, that would have a hold mankind, which does not se be the case, as capital felwe all know, are, if any thing creasing. It is too refined a ciple to be acted upon by persons.

Is the law in the respect forfeiture now carried into e cution?—Yes, the kine

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nought that the antinany crimes is hard finement and regular. I say regular diet, I they should have no s of gin, or such kind

ple of England being nd religious a people e world, do you think phenomenon of the crimes results from the :he laws?—I certainly the chances of escape greater in cases of ishment than in those more moderate . is attached ; and, as I , were punishments better adjusted than times would be fewer; is another very great irises from the chances in cases of severity; at every one who is thinks himself hardly

I was going to add, a criminal code is of ure that you shrink recution of the letter, ainly shows that that d be modified in some her. A statute which, 1, would shock the mankind, must have There are in it. nstances in the letter which, if put in exeould shock mankind; ance, if a man were to execution of the law ome damage to one of ers of Westminsterfor breaking to pieces nerry tree, not worth m, it would be an exdegree of severity, ald shock the feelings of all mankind. It is quite enough to say, that out of about 290 felonies that exist by the present laws, it is seldom that more than from a dozen to twenty of them, when committed, are capitally punished.

T. W. Carr, Esq. Solicitor of Excise, examined.

Are you very well acquainted with the statute of 52 Geo. III., cap. 143?—I cannot say I am very well acquainted with the statute. It was passed, I believe, upon the recommendation of a committee of the Lords in 1812. I was examined before that committee. It was a consolidation act, remitting the punishment of death for all revenue offences except those therein specifically My evidence went mentioned. to deprecate the making offences against the revenue punishable as crimes, unless where committed with violence; and I understood it was ultimately determined, to confine the law to those species of revenue offences where the fraud was a forgery, or accompanied with violence.

I stated to the Lords' committee, that the efficacy of criminal law, if it were thought fit to apply criminal law to the security of the revenue, depended not more upon the means of detection, than the sufficiency of motive for prosecution, and the facility of conviction. The officers in their survey have generally the means of detection; but it has been found necessary, in order to excite their activity and stimulate their zeal, indeed to

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preserve their integrity, to give them a certain share in the penalties in which they may convict offenders. The moment the offence is made a crime this motive is entirely taken away. officer has perhaps to undergo, and generally does undergo, a considerable degree of obloquy in convicting a man who has committed an offence against the excise laws in a penalty; this becomes considerably increased if he subjects the trader under his survey to a personal punishment. But it will be easily conceived by the committee, that the officers, in addition to having to withstand the shame and discredit that are thrown upon them by the detection and conviction of a trader, have also to support themselves against the influence of the bribes which are offered them to collude in the evasion of the duties. Now both operate in conjunction against his integrity, where the offence is made a crime. The obloquy becomes more terrible, and the influence of the offered bribe becomes greater also; all motive of bene-fiting himself or his family by conviction is taken away, and he stands a personal sufferer without reward. When, therefore, the revenue is attempted to be secured by making the breaches of its laws crimes, it is the fraudulent trader who is secured and not the revenue. I believe that it will rarely be found that an officer, under such circumstances (and he alone is likely to come forward as a prosecutor), would make the offence known; would willingly subject himself to the obloquy which would arise

from bringing such an ofender to death or transportation; but where the trader is liable to our a pecuniary penalty, no our difficulty or reluctance is de-

perienced.

The excised manufacture to which stamps denoting the charge of duty apply, are printed goods such as paper and calicoes, how and paper in general, and start. There are two other subjects of forgery, debentures and permits for which we prepare the paper. The word Excuse Office is water-mark, and it is made permits.

to forge it.

One sort of offence against the revenue which it was the dency of your evidence to subject to capital punishment, the committee understand you mean u state, was violent resistance '-According to my impression, was rarely violent resistance; 200 it appeared to me, that the object tions which I had the honor w submit just now applied to cise forgeries just as much as W any other frauds; for much may be written or said on the subject, the people will never brought to feel or admit, that it defraud the revenue is a mon crime; and therefore they continue to follow with severest obloquy the officer while is the prosecutor and instrument of bringing any individual to the punishment of death for such 🥷 offence.

There is another reason against, which has also considerable weight; I mean the difficulty conviction which attends trial for criminal offences; as for a stance, for forging an impression of an excise stamp, compare

th a trial of the same offence hen subject to a penalty. It is maxim established by innumerdeterminations in the court Exchequer, that any trader enters his premises for the propose of carrying on a trade der the excise, is civiliter ponsible for a breach of the venue laws, committed by his evants, on his entered premises such trade, but criminaliter e offence must be brought me to himself; and therefore By instances might occur, in hich the commissioners of excise, who make all orders for Prosecutions, might be perfectly atisfied that such offences were **committed** on certain entered Premises, for which they could with no hope of success make order to proceed as for a crime, though they might for a penalty.

The committee understand you to give this as the result of your experience, arising out of many years' experience and observation upon offences committed against the revenue laws?—Yes; believe I may add one material fact. The offence of putting a forged stamp on paper was first made criminal about the year 1806 or 1807; before that time it was a penalty of 500l., and it had been by no means unusual before that time to convict persons guilty of the offence in that penalty. I am not sure whether any convictions have taken place or not, but certainly very few, since it has been made a crime.

The committee would ask, generally; does your own experience, with regard to the revenue, lead you to believe that

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the laws become more inefficient by becoming more severe?—If by severity is meant punishment, I should think they did; as far as relates to the making frauds crimes, I am perfectly certain they do. It is a very common thing with respect to penalties, for traders requesting a liberty to do what is objected to by the board (who always attach greater consequence to laws of prevention than to laws of punishment) because it facilitates the commission of a fraud, to say, "Grant us that, and secure it against fraud by any penalty you please; let it be one or two thousand pounds." It is perfectly well known, that such penalties never are or can be enforced to their extent, therefore they amount in their excess to nothing but penalties upon paper, which experience shows to be nothing.

The committee understand you to say, that the great increase of the penalty tends to an impunity of offence?—The increase of a penalty beyond what can be levied, or what the offence can be supposed ever to merit, must

be inefficacious.

There is a class of offences criminal at common law, of which the committee are no doubt aware, and which belongs not only to the excise but to every branch of the revenue, and appears to me to give as great power of punishment as ever can be desirable for revenue frauds unattended with violence, that is conspiracy. Wherever the trader and officer, or any other person, combine together to commit a fraud, that is a conspiracy at common law, and they are liable 2 A to

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to be prosecuted criminally for that offence. So that the commissioners of excise have, if they think the enormity of the case demands it, the means of such punishment without the aid of any particular statute for that The fact is, that the purpose. most serious offence against which the revenue has to guard, is a combination between the trader and the officer by whom the duty is charged. Against that there can be no certain protection. When once the officer is in collusion, who alone has the charge of the duty, it is only by the check of the superior officer, who may come in by chance and detect the offence, that the most extensive fraud can be prevented continuance.

It is the practice of the board of excise, and also I believe of the other boards, to make periodical returns to government of those who are under imprisonment; with an account of the circumstances of life of the prisoner; the cause of the imprisonment; his conduct, age and These particulars are family. constantly so reported, and orders are given from time to time for the discharge of such offenders without payment of the penalties incurred, where it is thought that the person has been sufficiently punished by the length of his imprisonment. There is, therefore, under the laws inflicting pecuniary penalties, not only the means of punishing a man by imprisonment who commits offence against the revenue without property to pay the penalty, but there is likewise a discretion which may be, and always has

been, exercised to prefert the punishment from going too is; and I cannot see that any to provement can be made on the system, which is at once of culated to secure the revent, and to provide a due meand of punishment for revenue of fences, either by the exaction of a proportionate penalty, or by such length of simple imprisonment as may answer the seed.

P. Colquhoun, L.L.D. examina

Are you a magistrate for the city of Westminster, and her long have you been a magistrate—I have upon the whole between a magistrate reacy, and have acted as a magistrate for Middlesex, Westminster and the adjoining countries Surrey, Kent and Essex, for the last 27 years; I resigned as situation as a police justice I January 1818.

During this period have had general experience of the administration of the criminal law and the effects of punishment on convicted persons?—
The situation I held as a police magistrate, both in the eastern and western part of the metropolis, for so many years, containly afforded me opportunities of attending to the administration of the criminal law, and beffects in regard to punishment.

What has been your experience with respect to these laws different offenders, in cases when the punishment has been rare inflicted?—My experience belief me to draw this conclusion.

namely,

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y, that the punishment lbe such as would answer ds of justice; and that the ice of the laws should be ably (except in extreme carried into execution. pinion on the subject of capunishments for minor of-remains unaltered; they is powerfully in preventing tions, and send back upon y many offenders, by acls, to renew their depreda-

on the public.

re you observed a considerepugnance to prosecute in i classes of crime which ade capital by the law of nd?—Very frequently, inh that I have in some ins been obliged to threaten onment to prosecutors who efused to enter into recoge; and I have reason to e, that crimes in several ins, not of atrocious nature, ien the punishment of death es, are never brought under view of magistrates at all. rhen such prosecutions take it is well known that where w is considered as too sejuries frequently return ts greatly under the value property stolen, that the l punishment may not ato the crime committed.

ich is the class of crime to you allude?—The crimes ich I allude are forgery, fting, larceny, burglary it entering the house, horseig, cattle-stealing, sheepig, frame-breaking, houseing in the day time, high-obbery with acts of violence; person, and various other

minor offences now subject to the punishment of death.

And when the law is executed in these cases, do you think there often prevails a general disapprobation?—It appears to me that, generally speaking, the public mind revolts at the infliction of the punishment of death on crimes not of an atrocious nature.

With respect to the most atrocious crimes, have you observed any reluctance to prosecute?—I scarcely recollect any instance in atrocious crimes accompanied with violence.

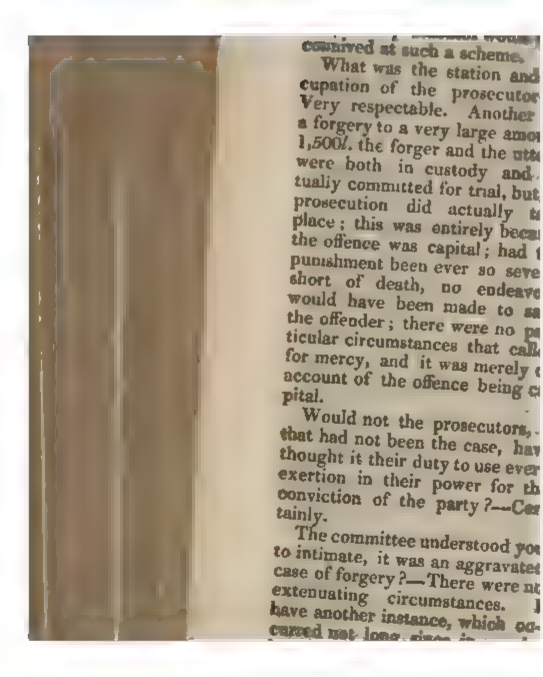
Edward Foster, Esq., Banker, examined.

You are a partner in the house of Lubbock, Forster and Co.?—
I am.

Have you any experience of the effect of the severity in any of the criminal laws, as deterring prosecutions or preventing convictions?—Yes.

Will you be so good as to describe to the committee what that experience is?—I certainly, in general, might say, that I have heard of several cases, but I will only mention those I can authenticate. The first I should mention is a case of forgery where the criminal was in custody, but the prosecutor being unwilling to prosecute, on account of the offence being capital, a hint was given, that the best way to avoid proceeding would be to destroy the instrument; in order to do this, another person was introduced to the magistrate, as a

2 A 2



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iptcy; it is scarcely possiimagine the extent of these . I published a tract someince, in which I explained, here were regular houses people could be procured r-centage, who had old bill and old deed stamps, upon iper, to any amount, to debts under commissions, which involve capital ofin the bankrupt; I supnere is scarcely any person as seen so much of this of capital felony as myid I am satisfied, that it is l to such an extent as to whole law at defiance. 1 this subject to refer to amination before a comof the House of Commons bankrupt laws, on the 11th ruary 1818, in which I enired to explain the state law, and its inefficacy in t to this crime; I stated, repeat the act, 5 Geo. II, in the year 1732, since time there have been, I ve, at least 38,000 bankfor taking the average 732 to 1786, at 250 a year, mber of bankrupts during years will be 13,200; the number of bankrupts from o 1805 was 16,200; taking esent average to be 800 'ear, which is much below mber, that will be 3,200; al sum from 1732 till 1810 ,600; supposing the average 809 to 1819 to be 700 per , which I believe is below ark, there will be 6,300, the total number 38,900; ve I have taken each of the es much below what they to be computed. During

this time, that is for near a century, with nearly 40,000 bankrupts, I doubt whether there have been ten prosecutions; I believe there have been only three executions; and yet fraudulent bankrupts and concealments of property are proverbial, are so common as to be supposed almost to have lost the nature of crime. With respect to bankruptcy, may I beg to refer the committee to the examination of sir Samuel Romilly, which will be found before the bankrupt committee, in page 51, where he states, "The nation, however, has been so far from adopting this severe disposition of its government, that it scarcely ever happens, that persons can be found who will institute prosecution for felonies under the bankrupt laws. Very numerous instances might, I believe, according to information which I received various nave from quarters, be laid before the committee of creditors, who have deliberately resolved to allow bankrupts, by whom they had been grossly defrauded, to enjoy complete impunity, because they saw no other alternative than such impunity, or the certainty of shedding their blood. That men should feel great repugnance to put a human creature to death for such an offence cannot surprise those who have reflected what the nature of the crime really is. Whatever the language of the law may be, or whatever national expediency may be thought to require, the great mass of mankind never can be brought to regard as highly criminal that which is not to a great degree immoral; and when it is considered, that by

our law a bankrupt is made such against his will, it is evident that the only inumorality of one who has secreted none of his property, but who does not surrender to his commission, is, that he withholds from his creditors the information and assistance which he ought to afford them, to enable them to recover his effects and to apply them in satisfaction of their demands; and even this immorality may find some extenuation in the disgrace to which he must be subjected and in the danger to which he is exposed; since, however honestly he may have acted, and though every thing he has in the world be given up to his creditors, yet if he do not obtain his certificate he may be imprisoned for life, by any one creditor who will prefer gratifying his resentment to any benefit he might derive from the commission. That a man has not fortitude enough to encounter so much shame and such a risk may be culpable; but who can upon calm reflection say, that it ought to be punished with death. The crime of withholding property from the creditors is indeed much more immoral; but even this, in the case of one who has been made a bankrupt without his own concurrence, amounts in reality to nothing more than the not paying (to the extent of the property withheld) debts which it is in his power to pay. Thet this is criminal cannot be denied; but that it should be expiated by the blood of the offender, confounds all notions of justice and destroys all gradations of guilt; it is very dishonest, but it is not more dishonest in an obscure

tradesman than in the heir to a title; and yet for this dishonesty, while our law hangs the trades man, it suffers all other such debtors to enjoy complete unpunity; nay, it not only leaves then unpunished, but it suffers them in defiance of their creditors, 🕊 enjoy and to squander in gad the substance which ought to be applied in the payment of the debts; for there is no process by which, in the case of persons no subject to the bankrupt laws copyhold estates, property the public funds, or money lead upon security, can be taken 💆 creditors in execution." I be also to refer to my own exami nation before the committee in which I state as follows: "I submit to the committee, that the legal sanction is in this case opposed by the moral sanction; the amount of the moral guilt of the bankrupt is the non-payment of his debts, of the non-delivery by him of his property to his creditors. the immorality and impropriety of this no doubt can be entertained; but I conceive that there is scarcely any person in this intelligent community, who will think that a man ought to be put to death for the non-delivery of his property; particularly, when it is remembered that the of fender is not the only person blame; there must be a feeling in the community, that the inprudent confidence reposed by creditors is not wholly exemp from censure. It appears to me that the religious sanction also in this case at variance with the legal sanction. Our religion 🖢 daily inculcating upon us mild-

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and forbearance; as chriswe are taught (except for nost atrocious and bloody es, and even then with sor-'not to desire the death of er, but rather that he should from his wickedness and and we are particularly t to forgive our debtors as urselves expect forgiveness. hese reasons it appears to hat the existing laws are y inoperative." There were is persons who were exa-I before the committee upon ame subject, all of whose ms, expressing their disape ition of it, will be found in examination; and the come on that occasion have red that the law is injurious.

* Harmer, Esq. examined.

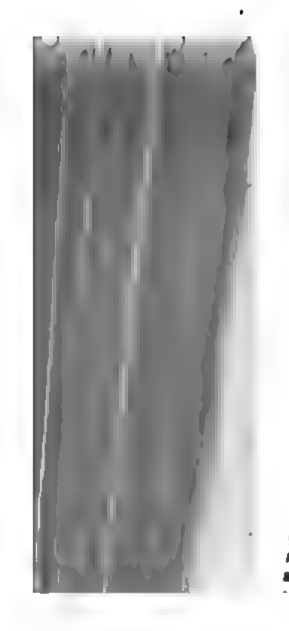
u are a solicitor, residing in on-garden?—I am.

u have had considerable exnce in crown practice at the Bailey?—I have.

r how many years?—Twenty, within a few months, for if; and upwards of three previous to that time in the of Messrs. Fletcher and ht, to whom I was last arti-

with respect to the effect pital punishment?—I have; as to forgery; it appears to not the punishment of death no tendency to prevent this. I have, in many instances, n prosecutors decline proing against offenders, bethe punishment is so severe. nces have come within my

knowledge, of bankers and opulent individuals, who, rather than take away the life of a fellowcreature, have compromised with the delinquent. Instances have occurred of a prosecutor pretending to have had his pocket picked of the forged instrument; in other cases prosecutors have destroyed, or refused to produce it, and when they have so refused, they have stated publicly that it was because the person's life was in jeopardy. I will relate a very recent circumstance, that occurred under my observation at the Old Bailey. A person, through whose hands a forged bill had passed, and whose appearance upon the trial was requisite to keep up the necessary chain of evidence, kept out of the way to prevent the conviction of the prisoner: it was a private bill of exchange. I also know another recent instance, where some private individuals, after the commitment of a prisoner, raised a thousand pounds for the purpose of satisfying some forged bills of exchange; and they declared, and I have good reason to know the fact, that if the punishment had been any thing short of death, they would not have advanced a farthing, because he was a man whose conduct had been very disgraceful; but they were friends to the man's family, and wished to spare them the mortification and disgrace of a relative being executed, and therefore stepped forward and subscribed the before-mentioned I have frequently seen persons withhold their testimony, even when under the solemn obligation of an oath to speak the



other heinous offences, often observed prosecut great reluctance to professions, in the prosecut and indeed, I lead to their recognizances, the appear and prosecute the soner.

When you speak of the of murder and other heinor fences, do you mean offence companied with violence to person, or which are like their consequences to inflict rious injury?-Certainly; tl are the offences to which I lude; I know that many pers who are summoned to serve jurymen at the Old Bailey, he the greatest disinclination to p form the duty on account of t distress that would be done their feelings, in consigning a many of their fellow-creatures t death as they must now neces sarily do, if serving throughout session; and r

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: and that if he was kept ng for more than an hour, ould leave directions for an 1 to be brought against the is and others; and others I heard state, that they should Jack Ketch in their last mo-I have seen some of the eparations of persons about executed with their friends, there was nothing of soty in it; and it was more parting for a country jourhan taking their last fare-I heard one man say (in z a glass of wine) to his anion who was to suffer next "Well, here's luck." fate of one set of culprits, ne instances, had no effect on those who were next to ported; they play at ball ass their jokes, as if nothing ne matter. I mention these nstances to show what little ommon thieves entertain of d punishment; and that so om being arrested in their d courses by the distant pility of its infliction, they ot even intimidated at its nty; and the present nuis enactments to take away ppear to me wholly ineffi-18. But there are punishwhich I am convinced a would dread, and which, if ly pursued, might have the salutary effect; namely, a e of discipline totally reg his former habits. s one of the prominent chaistics of a professed thiefm to labour: Debauchery ther quality—abstinence is posite—apply it: Dissipated my is a thing they indulge iey ought, therefore, to ex-

perience solitude; They are accustomed to uncontrolled liberty of action; I would, consequently impose restraint and decorum: and were these suggestions put in practice, I have no doubt we should find a considerable reduction in the number of offenders: I say this, because I have very often heard thieves express their great dislike and dread of being sent to the House of Correction, or to the Hulks, where they would be obliged to labour and be kept under restraint: but I never heard one say he was afraid of being hanged. Formerly, before Newgate was under the regulations that it now is, I could always tell an old thief from the person who had for the first time committed crime; the novice would shudder at the idea of being sent to Newgate, but the old thief would request that he might be committed at once to that prison by the magistrate, because he could there associate with his companions and have his girl to sleep with him; which some years back used to be allowed or winked at by the upper turnkeys; but since the late regulations, certainly, I have not heard of such applications being made by thieves, because now they are as much restrained and kept in order in Newgate, as in other prisons. From my own observations, I am quite certain that a thief cannot bear the idea of being kept under subordina-As to transportation, I, with deference, think it ought not to be adopted, except for incorrigible offenders, and then it ought to be for life; if it is for seven years, the novelty of the thing

thing, and the prospect of returning to their friends and associates, reconciles offenders to it, so that in fact they consider it no punishment, and when this sentence is passed on men, they frequently say, "Thank you, my Lord." Indeed this is a common expression, used every session by prisoners when sentenced to seven

years transportation.

Have you any particular observations to make on the offences of stealing in shops, and priwately stealing in dwelling-houses? -I have; the stealing in a dwelling-house above the value of 40s. and privately stealing in a shop to the value of 5s. is capital; and though I have frequently been present where the evidence has in my mind amounted to demonstration, and it has struck me that many of the articles were of such value as to imperiously call upon the jury for a verdict of guilty, they have, from motives of compassion, given a verdict contrary to such evidence, by reducing the value of the article stolen so low as to lessen the offence to grand larceny.

What are the offences in which you think there is neither a general reluctance to prosecute nor to convict? -- Murder, arson, burglary, but not in its extended sense, such as breaking a pane of glass or lifting a latch, but where it is committed by a professed house-breaker, who breaks into a house in the middle of the night: highway robbery accompanied with violence, cutting and other offences under lord Ellenborough's Act, where it is the clear intent of the offender to commit murder, but the interposition of Divine provide accident, only prevents complishment.

Do you not think that fenders who have the les of death are the most di and idle?—Certainly they

And therefore the most to feel confinement and h bour very much?—Certa believe it would be felt b as the greatest punishme could be inflicted.

Have you made any o tion with respect to the (and trouble that might be to prosecutors by trying saries after the fact in th county with the princip have; some years ago a parliament was passed to the prosecutor to try the sary before the fact in th county with the principa act has been found ex useful; but it appears to it would very much facili purposes of justice if cessary after the fact w to be liable to be tried v principal; because pro after convicting the prin one county, are now fre put to very great expense obliged to go to another to prosecute the receive have all the chances of a of justice in losing their w by death or other an causes.

Can you state the number of persons for wh have been professionally yearly, at the Old Bai cannot with certainty, b moderate computation, I think one hundred p yearly; and during my

personal communication with thousand or more prisoners. Matterly you have been em-yed in many prosecutions also? have.

Have you not also had frequent portunities of observing the ings of prosecutors and of Certainly; for the eight years my business for secutions has been progres-

ely increasing.

But when you were employed not you an opportunity of perving the feelings of prosetors also?—Certainly; from ending the examinations, I had opportunity of observing the takes and feelings of prose-Cators.

Are the committee to underas stating, that you **Sonsider** capital punishments to efficacious only in those cases where the general feelings of the public go along with them?-Certainly; the thieves observe the sympathy of the public, and it seems to console them, and they appear less concerned than those who witness their sentence; I have been present on very many occasions when the sentence of death has been passed, and the criminals have been far less affected than the auditors.

Do you think that the general feeling goes along with the infliction of the punishment of death, in the cases of crime unaccompanied with violence?—Certain-

ly it does not.

3

Do you conceive that the in-Aiction of the punishment of death, in those cases, tends rather to excite the public feeling

against the criminal laws?—No doubt it does; there are, I believe, very few advocates for the generality of the present capital punishments.

Do you mean to apply that observation to those who have had the most experience of the effect of those capital punishments?—I should think I might safely so apply it.

REPORT ON GAQLS.

S. Hoare, jun. esq. examined.

You are a visitor of the Refuge for the Destitute?—I am.

Does your acquaintance with that establishment enable you to state what ought to be the provision with respect to boys in different gaols?—In the different prisons I have visited, the reformation of the boys is generally considered as hopeless; in the Refuge we generally succeed; therefore, I think that the system pursued there might be adopted with great probability of success in our prisons and penitentiaries.

Will you state to the committee what that system is; does it apply particularly to boys?-In the male refuge, chiefly to boys; there are some men among them, though but few in propor-

tion.

Have the goodness to state the plan adopted in that establishment?—They are in some measure classed; constantly employed; their religious instruction, as well as their general education, is attended to; and improper association is very much prevented.

In

In what does that classification consist? The generality of objects admitted are lads discharged from prison, recommended by the judges or magistrates; on their first reception they are placed in the wood-shed, for no previous instruction is required for this employment; and we conceive that idleness is the source of most crimes. Whilst there, we observe their different dispositions and inclinations, and employ them afterwards according to their own wishes, in tayloring, shoemaking, or basketmaking.

Have you any means of ascertaining the characters of the boys before they come in?-Most of the children, before their admission, have been in different prisons. We have very few indeed who have not been criminals.

They are almost all criminals? —Many are recommended to the institution by the judges, some by the magistrates; some of them are so very young, that it would be unreasonable to inflict upon them the punishment annexed by

law to their offences.

Will you proceed to state how they are classified ?-They are divided into four classes; shoemakers, taylors, woodcutters and basket-makers. The classification is not so perfect as I think desirable; but the funds of the society are very low, and we are obliged to do the best we can; but having several trusty persons continually with the children, they are prevented in great measure from contaminating each other.

State the manner in which they perform their work?-The master taylor is in the centre of with the children 📽 tuition both in eight and the assistant taylors 🐗 boards, with the lade around them; nothing without being over-hea

The committee will to state what are the each class?-There an three taylors, with three tendents, a master and

sistants.

Each of whom taker number?—Yes; whilst superintends and cuts of all.

Please to go on with trades?—The shoemal ranged in nearly the 🛍

State the numbers 14 four; the master cut prepares the work. there are about eigh makers. The rest of are employed in the in the service of the ho ing, cleaning, &c. &c.

Under what superare the whole?--A superintendent, a ma with two assistants, shoemaker with two basket-maker. sistants were criminals. sentence of death; were in the establishment, 👪 supported themselves ably and with unblem racters; but hearing of in the asylum, they 🐗 the situations and received.

Of what description racter are the other dents?—Persons select committee as suitable ployment. In the we

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superintends.

nany basket-makers are Not more than eight, astructed and inspected aster. We do not wish

the manufacture of as that work can be he blind, with whom we ling to interfere.

n I speak of assistants, ose officers who receive

nany wood-cutters did ion?—About three and

nany superintendents?

It think there is a paid ident in that departe of the objects superbut the master is contiand out, and the clerk
is the accounts of the ient assists.

is paid in that depart-No.

the whole?—Eighty is but the number varies. t way do they take their ?—They have a playt the back of the pre-

common for all?—Yes, to all; but the officers and the whole of the are there; they are without inspection.

whole of the superinvith them, or only some? of the masters; they

ou any species of hard -Wood-cutting we conbe hard labour; we ship-timber, cut it into engths, and bind it in

parcels, for kindling. This employment is also carried on in the temporary refuge, a branch of the establishment.

Is that given in consequence of any refractory conduct?—
There the objects do not remain sufficiently long to enable us to instruct them in a trade; they bruise oyster shells, or cut wood; at the present moment they are cutting some very hard wood which has been received from Botany Bay.

The committee would be glad to know to what description of persons you give that hard labour: how do you regulate the labour?—In the temporary refuge, which is attached to the other, the same labour is shared by all; we do not expect much emolument from it; but we consider idleness the bane, and we apply labour as the antidote.

What is the one kind of labour in which they are employed?—
Bruising oyster shells, sawing wood, or any thing we can procure for them to do.

The number of eighty which you have stated is exclusive of those in the temporary refuge?

—Yes, exclusive of the thirty-five in the temporary refuge; and we find it very difficult to keep the numbers within the limits.

Is sawing done by the double saw?—In the permanent refuge it is done by a circular saw; in the temporary, by a double saw.

Are they ever removed from the one to the other?—In some instances they are; but it is not the general practice; the proper objects of admission to the temporary refuge are those for whom

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whom we can see a probability of reconciliation to their friends; sometimes we assist in passing them to their parish, sometimes supply them with tools, for on their discharge from prison they are usually wholly destitute.

What is the utmost extent of time you keep them for?—I think some of them have been

there three months.

Do you ever keep them there as long as six months?—The inatitution has not been in operation longer than nine months. In visiting the prisons, we find many comparatively respectable individuals, who, when the term of their imprisonment is expired, are without characters, without the means of procuring a meat for the day, and are almost necessitated to return to the commission of crime for the purpose of procuring a night's lodg. ing. From Newgate I believe prisoners are sometimes discharged soon after the punishment of whipping, with their backs still sore. When we see a deserving object of this description, we give him an order of admission to the temporary refuge, that it may not be from necessity if he returns to his Vicious practices.

When you said three months, it only referred to the temporary refuge?—No, only to the temporary refuge; in the permanent refuge we are very sorry to part with them in less time than two

years at least.

What regulates the time that any one is kept with you?—As soon as we judge them to be confirmed in good habits, and have an opportunity of placing

them out safely, we dispose of them.

Have you any legal detain them?—No; to legal power to detain

Do they, in point often leave you?—No.

You say one mode ment is to send the wood-yard from the trail they are acquiring the

Upon an average,
do you suppose you no
the temporary refugel
governed by the sibuilding; the medical
stated, that our present
not accommodate
thirty without
health; but we can
confine ourselves to the
the cases are frequent
tremely urgent that
exceed that limit.

Have you more than you can receive

Which you are presi receiving for want of room?—I never atten mittee when we did one case, and someth six, and those of up sity. It is an extrem task to refuse the because if the objet mitted within the ea there is every reast that they will be and if they are tu their characters being have no alternative, again to their vicious and associates.

Could you give the generally some idea, time of the existence

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f the result of those turned to their friends, been their characters,—I have no account from the temporary

mittee are speaking nanent refuge; they glad to have count of the proporou think have turned und have gone back and character, and have not turned out) have been dismissed nce of misconduct ?-which was the comof the establishment esent premises, to 1818, one hundred -seven, under twenty , have been admitted; ity-six now remain in hment, and are going ngly well; fifty-four reformed and disid we have the most account of their connumber of those who ed to their evil pracy high, being fortyhe majority of those admitted at the comof the institution, had the system in er, before we could n with sufficient work, also important, beany defence against e; and many of them mmittal of a slight efore they had exthe benefits of the nt, took advantage of rity of the premises ay: it is thus that I the high number of ave not turned out well.

The whole number of admissions was one hundred and eighty-seven, under twenty years of age, since 1815; there are now remaining in the establishment fifty-six, consequently there remains one hundred and thirtyone to be accounted for; the committee understand you to have accounted for fifty-four which are good and forty-six which are bad, which make one hundred, leaving thirty-one to be accounted for?—Eighteen those are supposed to have returned to crime, thirteen know nothing at all about.

Have they run away?—We have not been able to trace them since they quitted the

establishment.

Can you tell the committee, upon an average, how long they stay in the institution?—We always wish to keep them at least two years; we are tempted, sometimes, to break through that rule, when an eligible opportunity offers. Tradesmen like them for apprentices; the first two years of an apprenticeship being the time when little profit accrues to the master. The lads are better taught with us than in most shops, and masters like to take them from us when the first two years, which are unprofitable, are expired.

How, then, are they disposed of?—Some of them are bound apprentices, and suitable situations provided for them; eleven were lately sent to the Cape of Good Hope, bound to a gentleman employed in agriculture

there.

Do you give any premium?—— We give 51. and fit them out.

What

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What is the general mode of restoring them to credit in society; that appears rather extraordinary?—They are frequently restored to their friends, when they are respectable and we think a complete reform has taken place in the object; frequently they are put out as apprentices; sometimes they go to Some lads have been to sea before they come to us; these, if we can find a suitable captain with whom to place them, we endeavour so to dispose of in their former employ.

Does this apply to those who are bred to trades?—Frequently.

When you apprentice them out, do you give the whole premium at once?—Yes; the premium is so small that little advantage is gained by reserving a part.

Do you lose sight of them altogether, after they are apprenticed?—No, we frequently inquire after them, feeling strong interest in their welfare.

What is the total number of objects in the Refuge for the Destitute, independent of the women?—On the permanent establishment, eighty males, in the temporary, about thirty-five.

Hitherto you have only been

speaking of males?—Yes.

The Committee wish to know whether, in apprenticing them out, you find the masters make any inquiry as to their conduct and character, or only as to their qualification as manufacturers?

—Both; the masters more often than not come and look over the boys and make their own selection.

Do they look over the returns?

-No; they see their work, so select them as they may happen to like their experence

to like their appearance.

The question is, do you fall, when the masters express an inclination to take the boys, they inquire into their general conduct, or only their skill in their manifacture?—I think they inquire more into their skill in the manifacture. When we recommends boy, it would not be without considerable experience of his good conduct, and in this we are seldom deceived.

1

Can you say whether those forty-six who turned out ill were apprenticed, or what number of them were apprenticed in the same way as the others who tuned out well?—I should think those forty-six (but it is merely speaking at hazard) left us at a very early period of the establishment, or when they had contnued in it a time, so that they could not have been apprenticed out. When we think they are sufficiently reformed to be appresticed out, they seldom disappoint us.

For what time do you bind them out?—To the age of twenty-one; we receive some as young

as twelve.

You have not spoken any thing about the schools?—A portion of the day is appropriated to instruction; they are educated in the principles of the church of England.

You have a master, have you not?—We have a chaplain who attends to their education and devotes much of his time to the religious instruction of the children.

What is his salary?—2204

a-year,

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out of which he pays an

he live in the establish—No, he lives immediately

he any other duty to per-He is curate of St. Leo-Shoreditch.

aps you could tell the ttee what part of the day uployed in education?—In ming, after work is done; are read morning and :; and when labour is over

;; and when labour is over ceive religious and general ion.

same in summer and winles, with a variation in rs.

ou admit a second time by who misconduct themn their situation?—It is y to our rules, but somere do it; we find great y in refusing them.

in some instances you admitted some of those 's?—Yes; they will earn-ply for admission, but we

y refuse them.

ig been convicted of any rime?—No, but when rey hunger and want.

themselves, and apply for ssion, how long do you em? We consider them objects, and treat them agly.

hey frequently apply to ;ain for re-admission?—

y often.

a second admission? me have conducted them-

ery well since.

friends are allowed to see LXI.

them once a-week, are they not?
—Yes.

In what way?—They come to the establishment, and the boys are called down.

They see them privately?—No; never but in the presence of an officer.

Who gives permission?—The master, the discretion rests with him; but a great part of the boys are poor and destitute, and have not a friend in the world.

Do you think, after the expiration of two years, their labour would pay their subsistence?—I am satisfied that it would, after that time they will earn to the establishment twelve shillings aweek; I should think, at the end of the first year, their earnings would be from seven to eight shillings; at the end of the second year, not less than twelve shillings.

Do they receive any part of their earnings?—At their dis-

charge they do.

A sixth is their proportion; but in fact, when we find a safe situation for a boy, we do not spare a good outfit; he does not leave the establishment without money in his pocket and a sufficient quantity of clothes.

Have you any reason to know that their labour after two years would pay their subsistence?—We find, after the expiration of two years, they can engage themselves as journeymen, and earn their bread. We have now as many orders as we can well execute; and as we do not undersell tradesmen, it is reasonable to suppose, if they can earn their

living with others, they do it with us also.

Do you think, under the present improved discipline, if fifty boys were to remain in the institution for two years, that the majority of them would conduct themselves respectably?—I should have no doubt at all that five-and-forty out of the fifty would become valuable members of society.

Do many come into the institution who are unable to read?— Yes; and we generally find a very exact proportion between ignorance and guilt; if a boy comes in wholly ignorant, it generally appears that his offences are of a far deeper dye than of those who have received instruc-

tion.

In what state do they go out?

They receive education, and go out nearly as much instructed as the others.

I think the present improved system, the constant employment and other means adopted, almost insure reformation. At first I think that the objects were not treated with a sufficient degree of kindness; the poor fellows have received nothing but harshness and mismanagement from their earliest infancy, and are therefore easily to be worked upon by kindness.

How are they disposed of at night?—Owing to the contracted state of the funds, there is a defect in this part of the system; they sleep in hammocks; their masters, however, are within hearing, so that a word can scarcely be spoken without being overheard. It would be much

better, if we were enabled to allow them separate apartments

What is the mode of administ?

By a committee, who meet at the premises every Friday; they endeavour to select the most follorn cases, and it is frequently a very painful thing to make the selection; indeed, some of the members of the committee order the doors to be that, the their feelings may be spared to pain of rejecting those who cannot be admitted from the number already in the establishment.

Do the boys often apply there selves for admission, without being brought?—Frequently. I should think the applications though discouraged by frequent refusals, would not average less than seven or eight a-week.

Do you consider that you reject half the deserving cases that apply?—I have no doubt that we reject three-fourths of the deserving cases; perhaps if I say five-sixths I should be nearer that truth.

Do you receive any who have not been confined in prison?—
The majority have been in pruson. We feel ourselves bound to receive all those who are recommended by the judges, in consequence of receiving assistant from government; and they are always suitable objects.

How many are there now it the temporary refuge?—Thirty

three.

Do you mix them with the others?—No; it would be very undesirable to mix those with come to the temporary Refus with those who have been for some time under reform.

How

w is the temporary Refuge rted?—By the individual ers of the committee; the ince of government is not d to that part of the esta-It originated with ciety for the reformation of le delinquents and improveof prison discipline. g the prisons, they discoso many destitute objects, nad literally no means of rt upon their discharge, they prevailed upon the e committee to allow them up a part of their premises temporary asylum. one at the expense of the committee, but the memof the Refuge only have to grant admissions.

you use any corporal puent?—It is directly cono the rules of the society, s never proceeded beyond / blow.

as been stated that they do fer from one another; do ver pilfer any of the mawhich are given to them? er; had they the inclinately have no opportunity osing of them; take away eiver, and the consequence known.

r general rule is not to rehem under twelve?—Yes; ld think the majority are welve to fifteen.

punishment?—No; we seldom any occasion to punishment.

they ever whipt?—They prived of a portion of their r suspended from learning and sent to the wood-shed,

or are reprimanded by the committee.

Do you find that fifty or sixty boys can be governed in that way?—I do not doubt it; most of these lads have been spurned and ill-treated from their infancy; with such, any thing can be effected by kindness.

What reward do you apply to individuals?—They are suffered to go out for a day to their relations; we always ascertain where they are going, and always send a trusty person with them; their mothers will often come for and bring them back at night.

Have you the means of informing the committee, what are the number of juvenile offenders in the metropolis?—From the various sources of information of which I have made use, I conclude that the number of juvenile delinquents in the metropolis, under the age of twenty-one, cannot be less than 6,000.

In the practice of felony?—

Of felony or larceny.

Upon what data do you found calculation?—When the your Society for the Improvement of Prison Discipline, to which I belong, were commencing their inquiries, they were very anxious to ascertain the cause of the alarming extent of juvenile depravity; and in the course of a very short time, they visited at their own houses nearly 2,000 From one offender we cases. heard of his guilty companion, and the inquiry seemed without When we had ascertained the causes, as we thought, of the evil, we relinquished the investigation; but from the rapidity 2 B 2

with which we were going on, I am satisfied that we should have found a very large number indeed. The convictions at the Old Bailey and at the different courts entirely confirm me in that opinion.

I have no correct account; but from all that I have seen and heard of the numbers in confinement, of those frequenting the different houses of resort, I cannot estimate the total at less than

6,000.

Is it your intention to state that that is the number of those who commit fraud, or who live habitually by fraud?—I believe there are but few boys who live altogether by fraud, they have generally some little employment.

Were the 2,000 cases which your society visited, youths who had been committed to prison? -No; the greater part had never been taken up; the method we took to procure the information in the first instance was perhaps very doubtful; of boys in the different prisons we inquired the names and address of their guilty associates; we then went, according to the different references, and in the neighbourhood ascertained the characters of the boys whose names had been thus furnished. The members of the society have very frequently called upon the parents, for the purpose of suggesting to them some means of rescuing their children from the commission of crime.

Did you find that any of those boys had been to any of the national schools?—Very few. It

was from the result of those is quiries, and those I made is prison, that I speak with so made confidence with respect to the relation between ignorance and crime.

A considerable proportion those boys get into the prison of the metropolis; what is the consequence to them in a most point of view?—I have invariably asked the question in visiting the prisons, and have always received the same answer from the gade and others, that the boys become worse and worse; from my own observation I say, that lads going into prise for a first offence, generally less it instructed in the ways of vice I have collected this from the boys themselves, and from the other prisoners.

What does it amount to more than the boys being taught to speak more profligately?—The are instructed in the manner of committing plunder; they have nothing to do whilst in prison but to communicate with each other, and the young mind it very active and will always be at

quiring something.

Can you state any perceptible difference in those who are set from different prisons?—Not it their after conduct; when the are admitted, we are desirous to forget what has been their parconduct; we never speak of it them; and give them strict order never to state their previous life to one another.

Mr. William Crawford en mined.

Have you any means of being

ned of the number of juveoffenders whom you suppose tist in the metropolis?—I state to the committee the ids on which I have formed stimate of the number of ile delinquents in the me-I am a member of a ty which has, during the last years, directed its attention s subject: in the course of iquiries, we discovered nuus gangs in different parts town, and investigated the of about two thousand in-1als; we also obtained inition of above a hundred : houses to which thieves sally resort, and which are ically called "flash houses;" iderstood that a considernumber of boys resorted to of these houses, as many as twenty to thirty; stating it renty, the number of boys such houses will enting nt to two thousand. These s are situated principally ndon and Westminster, and t include Wapping or St. ze's-fields, and many other of the town, in which no ; such houses exist.

you include Spitalfields? s. In examining the cases o thousand boys, we calcuthat about one-fourth only ded flash houses; I should fore consider, that there are nly eight thousand juvenile dators of all descriptions in etropolis; and I think they nt to considerably above number.

wish to observe, that the ile depredators in the melis are, generally speaking, ed into three classes: the first class is composed of boys who do not join gangs of men, or of boys, but are principally in service at the time they commit the theft: the second class consists of boys who almost entirely subsist by stealing from shop windows, shop doors, picking pockets, and petty larcenies; they are not connected with gangs of men, and they generally assign this reason for it, that in street robberies the men usually place the boys in the greatest danger and give them the smallest share of the plunder; they do not resort to flash houses but to coffee shops, a great many of which are open all night, and at which they receive, I am informed, stolen goods. They usually form gangs with boys of their own ages, appear in the streets in parties of three or four, generally three; one takes the pocket handkerchief or watch, hands it to the second, who conveys it to the third: the boys of this class are by far the youngest and the most numerous description of juvenile depredators; the condition of a great many of them is wretched: they sleep out at nights in the market-places, and are in a state of the grossest igno-The third class of boys consists of characters of the most desperate description, and the numbers of this class are, of course, daily augmented from boys of the preceding classes; as they advance in years and in crime they associate with men, usually resort to flash houses, and are generally concerned in committing burglaries and highway robbenes.

Have the generality of them-

received

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received any education or not?

—I think about one-third of them have received some education, but in a slight degree; they have acknowledged that they have attended school but very irregularly; they could read very imperfectly; most of those who could read belonged to the old parish schools, and but very few to the schools either on the National or the British systems.

Of that one-third, how many do you imagine have received any religious education?—A very

small proportion.

Where you have traced out the parents of the individuals, what state did you find the parents in, either as to circumstances or as to information?—I generally found them extremely indigent and very ignorant.

What have you observed to be the effect of the present system of imprisonment upon the character of the boys? I consider that it has a very permicious effect upon the character of the boys committed to the several prisons: I have often been present when a boy of the first class, perhaps a servant lad, has first entered a prison; and I have witnessed his distress, his tears, his ignorance of the different boys in the prison, and his repugnance to mixing with them: I have taken down the particulars of his case, and called on his prosecutor and friends, and I have in many cases learned that the boy, though humbly, was creditably connected; that it appeared to be his first offence, and that he was not concerned with experienced thieves: upon my next visit, but a few days afterwards, I have observed the boy to be reconciled to his companions, and have subsequently seen him gambling with some of the most desperate characters a the prison. I have known many instances in which lads have been acquitted as innocent, and decharged with habits which have eventually brought them again One boy, into confinement. whose case strikes me at the moment, was under sentence death, and he fully expected to suffer; he had seemed very see sibly affected with his situation on his first coming into the prison, and continued for a comderable time to keep himself ... parate from his companions, but he was not able to resist the constant influence of corrupt association; and although his mod was at first deeply impressed with the awful nature of his atuation, I saw him gambling with some of the most desperate characters in the prison, but two hours before the recorder's report came down which determined his fate.

Have you ever considered bot far any part of the system adopted in the Refuge could be applied to a prison?—I think most of the arrangements in the Rofuge might be adopted in prison with better effect than in the Refuge, as we labour under disadvantages from the want of space, arising from our inadequate funds; and also from our not having a legal power to detain the objects.

Sir John Palmer Acland, Bott.

How long have you acted as chairman of the quarter sessions

ተ

e county of Somerset?—I w in my fifteenth year.

ve you, during that time, any particular attention to bunty gaol at Ilchester?—
I have given up my whole o it.

what state was the prison you first became acquainted t, and when was that?—I recame acquainted with it it; there was but one pump; gaol for water, and that common to the whole gaol; soners of every class whatere obliged to go to that for water, and that brought lar intercourse between all asses of male prisoners; the was in the debtors ward.

ing the state of disorder in the gaol was, we knew g could be done without ng the separation of the ers; we first divided the ebtors into two apartments, g all those who required nce from the county by elves, but refusing such asce unless they consented k; of course all the other were left to themselves, t to certain regulations egard to liquor.

proceeded to two different ications of the felons, g as many separate places nfinement as we possibly considering the local state gaol itself, which did not of extension.

any addition been made building of the gaol? lerable additions have been but we were obliged to the best of the old buildf the gaol, so as to form into separate wards with separate kitchens and courtyards for the respective uses of

the prisoners.

Was any part of the work carried on by the prisoners themselves?—A great deal; common sewers being necessary for convenience, cleanliness and health, we were obliged to make different branches of them through every ward of the prison, and to carry them to a depth of from six to ten feet, which created a great deal of hard labour in excavating and removing the earth and constructing the sewers themselves; all which operations were performed solely by prison labour; and all the foundations for new buildings were made and carried up to the surface of the ground by the same means of prison labour.

We have very good water in every ward of the prison; for which purpose we have made fourteen additional wells, entirely by prison labour, and through all our sewers we have a constant stream of water supplied from the river.

Were the prisoners employed in any of the works above ground, as masons or carpenters?—Yes; when at first we let work by contract, the contractors agreed to hire of us all labourers and persons whom they found convenient, paying the county per day according to their abilities, then we received that money and paid the prisoners their proportions.

Did you find any inconvenience in the discipline of the prison from having so employed the prisoners?—We experienced the greatest possible convenience from doing it; we should have

found

found the most manifest inconvenience from not doing it, because, when we were pulling the prison to pieces, if we had not employed the prisoners we must have had a class of strangers in the gaol, who might have overpowered our people in their looking after the prisoners, or otherwise have assisted them in the means of escaping.

Had you any escapes?—I believe, during the time that we were carrying on the works, when we had a great quantity of stones cracked and piled against one of the walls, three or four men did escape out of the walls, but we

got them again.

Have you observed any difference in the conduct of the prisoners since the alterations have taken place that you have described?—The most manifest.

State them?—Before, they were idle, dissolute and refractory, not knowing what to do with themselves; in point of fact, all idle men are not only meditating plans and schemes of escape, but constantly forming combinations to prevent all discipline in the gaol; whereas by means of employment, they are taken out of that restless system and made comparatively happy and comfortable.

Have you any opportunity of knowing any particular good effects in individual instances?—
Numerous; every man as soon as he finds it to be his interest to be set to work (and it is a favour to be employed before trial), generally offers his services in his own particular line of labour, and by way of encouragement to him,

he is employed as much as prosible in that line; if a man be haves well in his labour, he to pects that the visiting may trates will endeavour to otto for him a remission of a part of his sentence towards the end d his time; if he should not be titled to this reward, he known is to receive a certain properties of his earnings towards his bells maintenance in prison, and the remainder is to form ... cumulating fund, which, when leaves the prison, will be paid so as to enable him to prome for his necessities before be get work, when he gets best and I have always found that the system operated as a very inducement to every one who he came into the gaol to behave well, and more especially when i is connected with the hope of even a short remission of his prisonment; for that operates a testimonial to his friends, when he returns home, of his good conduct in prison, and as a strong recommendation to future ters for employment. There : many instances in which I have applied to the secretary of state for a remission of part of the tence, in consequence of good behaviour; a man was dischared the other day, I think his tence was for one or two years; he was a manufacturer of cloth; when he came into prison, he mediately offered his services to teach his particular branch of the business to any one in the and undertook the employment hoping that he should thereby 10 commend himself to the fares of the visiting magistrates;

Are there any other instances? Many instances, both male female; this is the great inducement we have to hold out to Prisoners. I have one man now, ho has been sentenced to receive poral punishment during the Period of six months imprisonent; as soon as he came into the gaol he applied to the goroor, and said, that if he beeved well and taught his trade the gaol, he hoped he might be benefited by a remission of the sentence of corporal punishment: and I have held out that Encouragement to him, and he is behaving exceedingly well, and is teaching his business to pri-Those examples have very powerful effects upon the

prisoners in general. Every trade that we have acquired in the gaol has been introduced and established by means of prisoners, and chiefly from holding out those inducements to them. When we had the typhus fever, two years ago, prisoners volunteered their services, at the hazard of their lives, to nurse the infected prisoners and perform all the dangerous offices required of them, in hopes that they might meet with favour; they behaved extremely well; we were obliged to hire a house two miles distant from the

prison, and our chief reliance for the security of our prisoners was from those men, because we had not servants enough for the different services required; those men knew it was not worth their while to try to escape; their better dependance for their liberation from prison was on the expectation that their good conduct and services would obtain them a pardon, which would enable them to go to their homes with redeemed characters.

I never apply for the least remission of a sentence unless I can receive an assurance that the prisoner will be employed by some master when he goes home. I have a man who occasionally works for me as a cabinet-maker: he was committed with his brother, before alluded to; when this man went into prison he was a common carpenter; he improved himself during his imprisonment in joiner's work, and is now a cabinet-maker; this advancement he owes to knowledge acquired in prison; I employ him in my house, give him the liberty of going into all my rooms as unguarded as if he had never been in prison, and I do not know whether I had not sooner trust him than another person, because he knows what the loss of character is; no man behaved better in prison, or has conducted himself better since.

How long is that ago?—Six or seven years, I suppose; it was in consequence of a question put to me by the secretary of state, when I applied for a pardon, "will any body employ these people?" and then I laid it down in the gaol as a principle, that it

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would be of no use for a prisoner to apply for a remission of his sentence unless he should be able to gain admittance to some employment when he should be discharged; and it is common for prisoners to endeavour to retrieve their characters when in gaol, that they may be the better for it when they go out.

Have you any means of knowing the comparative number of prisoners who may have returned to the gaol since the new system has been established, compared with what they might have been before?—I cannot state numbers, but they are very considerably

lessened.

What length of time is required to teach a prisoner, previously uninformed, to weave those articles which are manufactured in your gaol?—We seldom put a man to learn a trade unless he is sentenced to six months imprisonment, but we prefer a man sentenced to twelve months, or a boy to that or a longer period.

Is there any coarse manufacture in this prison that would be learned in a shorter period?— Yes; the making of blanketing, druggeting and coarse things may be learned in a much shorter period, and all narrow cloth weaving may be taught in a much shorter period; but it requires a good deal of time to learn to throw the shuttle in the making of a breadth of cloth.

What period of imprisonment in general, with employment, have you found sufficient to produce a reform in the prisoners?

From six to twelve months, or two years; it requires sometimes a considerable period to bring a

boy from previous bad habits of as to be able almost to transfer his nature, without which that is little reliance to be placed of his reformation. I think of months will do for some people twelve months with others, or cording to their characters and dispositions.

Have you found it necess; to make use of any punishment in the prison, with a view of muntaining the discipline there— Solitary confinement, if they be-

have ilf.

For what length of time but that ever been extended?-Go nerally a few days is sufficient; but with hardened and obdurate minds it will require weeks, more or less. The governor has power to put a prisoner into sol tary confinement, but he obliged to give notice to a nate ing magistrate of his having 📽 done, and then when the visition magistrate comes in a day 🕊 two he examines what that person has done, and if he appear contrite and promises amendmen he is generally put to his work again; if he has been found w have behaved very ill, his proport tion of his earnings is forfested the county, as an addition to 🖬 punishment.

We take also other species of punishment, more or less partaking of seclusion from general society; if a debtor, or a manifany ward behaves ill, we remove him from that society and purishment to them; they do not like to be separated from the companions; it marks them

ill-behaves

ved characters, and this
es a very salutary effect
for what is one man's case
may be another's to-

ik I have stated generally, son labour is the groundall improvement, of geanquillity, and of hope of tion in a prisoner's habits and disposition of mind: risoner action by labour ployment, and it will give determined direction tobetter system of life; ins habits must be created, expense what it may; the ffects produced will comfor all numerical loss that sustained; nothing can risoner from the bitter reof a misspent life but emit; idleness and rest will t; those will throw him on the thoughts of his life, extinguish all hope, his heart and drive him ur.

carried on in the gaol at r could be also carried on counties where there are ufactures?—Perfectly so; no doubt of it; all that is is, to get a person to them, and no person will them so well as a pri-

of their earnings at the Yes; I consider it essenthis reason: our prison ce is a pound and a half I and a penny per day; if wer is to be kept at labour, wires some additional sus; and we having no comchen in the gaol by which

we could prepare such articles of food, which in other prisons are supplied to prisoners, find it necessary to give him some means of adding to his sustenance, and we find that sixpence allowed in that way to find his own provision is better, and more acceptable to him, than if he was allowed any prepared articles of food to the value of one shilling found by the county; for prisoners are not satisfied that the best provisions are provided, of which they do not see the cooking.

Do they cook their own victuals?—Yes; in every ward there is a common kitchen, and two prisoners are left as cooks to boil the potatoes or meat, or any thing they choose to have; and when they go to work they leave their several prepared messes in their own pcts, and the cooks see to the cooking.

The instances of pride among prisoners in executing work in a masterly and expeditious manner are very frequent with us.

Would you recommend a central building for the turnkeys to inspect them?—I do not think it practicable to put all the wards of a gaol under one officer; but I think a gaol may be effectually managed without it: if a prisoner is always exposed to open inspection, it makes him carry on his ill designs, if he forms any, in a secret manner; but I think a prisoner should always have it on his mind, that there is a power in the officer of the prison of his overlooking without his having a knowledge of it. In the gaol at Ilchester, which is a long and perhaps as aukward a building as

can

can be imagined, the governor or his officers can inspect all the wards by day, and from his bedchamber can go into all the cells on the one side of the gaol, and through all the debtors' apartments, without ever its being known to a turnkey or a prisoner; and from the same floor of his house he can go through all the male criminal cells, and he can hear and attend to any operation that may be wrongfully going on, without being seen by prisoners or turnkeys; and I conceive that to be of the greatest possible advantage, because a turnkey should not know when the gaoler visits his prisoners, and a gaoler must have his eye as much on the turnkeys as on the prisoners, and must always consider himself in danger, and so must the turnkeys also. It is only by constant vigilance that a prison can be kept in a state of security and order; one turnkey has the power from his house of inspecting each of the debtors' courts, and the task-masters can overlook the work-yard and the female wards without being seen by the prisoners.

Would you not think it desirable, if your convenience would allow it, that each prisoner should sleep in a separate cell?—No, I do not think that is necessary; on the contrary, it very often produces the best security to have two or three or more prisoners in a room, because one in that case is a watch upon others, especially if they are classed, as I have before estated that prisoners ought to be.

Do you not think it gives a facility for licentious and dissolute conversation?—Prisoners in general have the opportunities of it

in the day-time; as have tolerably well, the risk of their dois the night. Should improper conduct I any one, he would with a lesser numb sleep by himself.

Would you have gaol if it produced Yes; I do not thinl ought to be stinted not profitable.

Would you have gaol if it produced it produced loss I si it a great gain it produced, because can govern a gao bour.

Sir George Onesiphexamin

Are you an acti in the county of (I am.

Were the presententiary-house an correction built, and adopted there carringed under your partimendation?—Yes.

Have you had a of examining the system, and up to —I attended to the venteen years, up of 1809. The prospection of imprisonance a discriminatuse of the several sons which are sancommon, or ordains tute law.

To what species you allude?—The which I allude are, or sheriff's prison,

on known and acknowby the common law. It ore the legal place of ient for all offenders at law. It is also the prison every person should be who is presumed by law mmitted to the custody heriff, as well in execuor deliverance at a gaol .— Secondly, the penihouse, or prison of punfor felons convicted, as y ordained by an act of nt passed in the 19th resent king; and which its purposes explained regulations modified and to the application of a ounty, by the act for the of Gloucester, of the 25th ge 3rd, cap. 10. The nts of this statute were ds made general by the the king, cap. 46; these t created, by mode of ient, by labour and moclusion, a system of penal ment, as a substitute for ushments by death and tation.—The third species n is the house of correcpurpose, when duly apto check the early dawnrice and disobedience to dinance; by wholesome and by privations act-the mind, to punish and ge incipient offenders. prisons are regulated by ites of the 22nd and 24th ing, with reference to acts th James 1st, and the 17th 2nd. By the Gloucesact it is directed, that itentiary-house shall be ie of for the reception and of such offenders as at any assize or quarter-sessions of the county shall be convicted of crimes for which they would be liable to be imprisoned and kept to hard labour within any other prison of the county, &c. It is required by the said act, and by the special by-laws authorized thereby, that in this prison the offenders, during night, shall be lodged in separate rooms or cells, and "that during the hours of labour (as far as the nature of their several employments will permit) they shall be kept separate and apart from each other."-"That they shall be employed at work every day in the year, except Sundays, Christmas-days and Good-Fridays, or when (in the judgment of the surgeon) ill health will not allow of their working." - " And that their hours of work in each day shall be as many as the season of the year will permit, but not exceeding eight hours in the months of December and January, nine hours in the months of February and October, and ten hours during the rest of the year."—It is farther directed, that " every offender shall be clothed in a coarse and uniform apparel, with certain obvious marks or badges affixed to the same, as well to humiliate the wearer as to facilitate discovery in case of escape."-"And that no offender shall, during the time of his confinement, be permitted to have any other food, drink, or clothing, than such as shall, from time to time, be appointed by the justices in their quarter-sessions, or than shall be adjudged necessary in especial cases by the visiting justices; and the like penalties are imposed.

imposed, as by the 19th George 3rd, c. 74, on all persons, as well officers of the prison as others, who shall supply or attempt to supply any offender confined in this prison with either food, clothing or money. The offenders, at their first rising, attend prayers in the chapel together, and in the evening, and before retiring to their night cells, are directed to walk for exercise and air in the airing-yards of the prison, in the presence of the governor or other officer, whose duty it is to see that they do not stand still and defeat the purpose of exercise by loitering in parties and caballing together in conversation." person is permitted to enter the wards of the penitentiary-house, or to converse with any offender who is in health, except the sheriff and the justices of the peace for the county, the chaplain, surgeon and officers of the house, and except such other person as hall be authorized by a special order in writing of the justice who shall have signed the original commitment to gaol of any offender, to see such offender; but in case an offender shall be seized with a dangerous sickness, and be in consequence removed to the infirmary ward, his friends are informed thereof, and are permitted to visit such offender. "The penalties of the 19 George 3rd, c. 74, attach on escape, or on any attempt to escape, as also on all persons aiding and abetting."-But by the same act, if the visiting justices shall observe, or be satisfactorily informed of, any extraordinary diligence or merit in any of the offenders under their inspection, they are di-

rected to report the same justices at the gaol de order that such justicer they think proper, such offenders to roys and in the case of shorts duration of an offender's ment, he shall, togeth necessary clothing, recal sum of money for his di mediate subsistence as ing justices shall think p as such sums shall no twenty shillings, or be 📗 five shillings, in case suc shall have been confined space of one year, and portion for any shorter confinement; or the vie tices may make applicat majesty's principal sec state, recommending th fender may receive such tion of sentence as by him may be deemed meet; 🥌 person who shall have 🖿 fined as an offender been industrious and or ing the time of his cos the chaplain and govern chaplain and the visiting shall on his dismission certificate of such good b and when such person discharged, decent cloth be delivered to such p gether with such sum as the visiting justices necessary for his subthe place of his legal or to the limits of the not settled within it. An a person so discharged cure any reputable me ship or tradesman, or t stantial housekeeper, to into service, or to provi with proper and suitable

If at the end of one year the masser or mistress who shall have so ify that such person shall certify that such person has served im ably and honestly during an antire year, and that he or she is content with such person's service, the justices at their quarter cessions shall allow to such princer a farther sum, not exceeding three pounds.

Was this prison, during the me you have referred to, conucted upon these principles?—

Strictly so.

How have the prisoners been mployed?—In a great variety of works of simple manufacture.

How have the prisoners been confined during the day?—All of them have worked alone so long as there were separate cells for

the purpose.

What laborious work have they had?—Since the gaol was finished, the only laborious work has been walking in a vertical wheel, for the purpose of raising water for the prison, which wheel is necessarily kept going the greater part of the day; in this wheel two prisoners make a joint effort, without being able to see or to converse with each other. The prisoners are taken from their cells in pairs and work about twenty minutes; after they come out of the wheel they are generally, more or less, in a state of perspiration, and as it would be improper to put them into their cells in that state, they therefore walk in the yard for other twenty These prisoners are then returned to their day cells, and others in succession pursue the same course.

Did that working in the wheel find employment for all the prisoners in the course of the day, who were in a fit state of health?

—Yes, generally, in this degree, with the exception of old men or boys, and others who were unfit for such labour.

Did you consider that as beneficial to the prisoners with regard to health?—I have every reason to believe it greatly conduced to their health.

Did it operate as a punishment, or was it undertaken with chear-fulness?—I never observed any disposition to murmur at these or any other orders which were given to the prisoners in this prison.

Was work of any other kind found for all the prisoners in the penitentiary?—Yes; some employment or other has been found for all, as necessary concomi-

tants to seclusion.

Do you conceive constant employment to be essential for persons confined in solitude?—I believe that solitude, with occupation or employment, and with due attention to its effects, will reform the most hardened criminal; but without such occupation and such attention it ought never to be applied for such a length of time as prisoners in the penitentiary-house are generally confined.

Are you aware that the governor has been in the habit, for the
last seventeen or eighteen years,
of leaving persons who have been
sent there for a month, in perfect
solitude without any occupation?
—I understand that the governor
has suffered prisoners to remain
in solitude, without employment,
when confined for short terms,

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presume, that even this solitude has been relieved by congregating them with their fellow-prisoners at the morning chapel, and on their evening parade: this practice, although it may be usefully applied in special cases, I am not at present disposed to admit into the general rules of discipline.

For what time do you think it might be allowed ?-The effect of solitude depends on the character of the patient; but generally I should say, not more than a month, without some occupation of mind or body. I beg to add, that the employment of the primoners has principally been on manufactures on account of the county, by purchasing the raw material and abiding by the risk of sale of the manufactured goods. The late improvements in machinery have so diminished, or rather so annihilated the objects of work by hand, that the power of supporting a system of hard labour in prison to be productive of emolument, is entirely out of The principle, the question. therefore, of this part of our discipline is, rather to give employment than to punish by hard labour, as intended by former laws; by preventing solitude from pressing too severely on the mind; by accustoming prisoners to find relief and gratification in employment; and thus to dispose them to habits of industry; and finally, by providing a variety of useful trades and adapting them to the respective dispositions of prisoners, to enable them to maintain themselves on their return to society; for these several purposes the employment of prisoners in a penitentiary is essential, but subservient to the great purpose of reformation by seclarion.

What share of the earnings and the prisoners allowed?—They are not allowed any money-share of earnings in the penitentiary-house the prisoners are furnished by the public with every thing conduct to their health, both as to fool and clothing: the use of other extraneous supply is forbidden by the law, and would, in my opinion, be injurious in practice.

Do you think that some shall of the profits would not open as an encouragement to work 🚈 It has not appeared that a dopor sition to work in this pentential has required any encouragement it is a prison of punishment 🕼 great offences; and I think, the having provided for the offendent confined in it a supply far beyond the necessary, and even to comfort, in food, raiment, bedding and fire, it is no more than ! bare justice to the public that 🖖 amount of their earnings should be carried to the account of the maintenance.

Have you had an opportunity during the time you have more tioned, to observe the effect produced by this mode of putushe ment?-Although I have to 10knowledge, in common with other theorists, that on the whole design I have imagined more than has been, or perhaps could 🛰 brought into practice and effects yet not so with regard to our per nitentiary-house; that prison succeeded in its early effects beyond the theory imagined by the orie ginal projectors of the system! far indeed beyond my most such

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guine hopes. It is within my own personal knowledge that many returned from this prison to obtain a livelihood by honest

industry.

Have you observed the effect of this system on the prisoners during the time they are con**fined**?—During the first seventeen years that I particularly attended to the effects of this prison, I ever found its inhabitants orderly, obedient to the discipline, and resigned to their situation.

Have you observed any change in their moral character?—I have reason to think that their moral character was, in general, greatly improved by the discipline of this prison; few, if any of them, returned to a second punishment during that period of my attention.

REPORT FROM SELECT COM-MITTEE ON ACTS RESPECTING INSOLVENT DEBTORS.

The Select Committee appointed to take into consideration the state of the Law respecting the Discharge of Insolvent Debtors, and the several Acts passed in the 53rd, 54th, and 56th years of the reign of his present Majesty, relative to the same, and the effects produced thereby; and to report to the Flouse their Observations thereupon, and the best means of rendering the same effectual;—

Have proceeded to take the said acts, and the petitions which have been referred to them, into their consideration; and for this purpose have examined several Vol. LXI.

witnesses, and called for various documents.

As the result of this inquiry, they feel themselves called upon, in the first place, to express their most decided approbation of the principle, on which they conceive the laws for the relief of insolvent debtors were founded. This principle is, that a debtor ought to be released from custody on making a bona fide division of all his property amongst his creditors, except in cases where the conduct of the debtor appears to have been fraudulent. must be observed, that though this principle appears to be entirely unobjectionable, yet the provisions of the law are so defective, and the practice of the Insolvent debtor's court has been such, that in its practical operation it has hitherto been productive of considerable injustice and inconvenience, and the committee are not at all surprised the number of petitions against the renewal of the existing acts, which have been presented to the House. In order to secure the just interests of the creditor under a law of this nature, it is absolutely necessary that the whole of the property of the debtor should be fairly and fully stated, in order that it may actually be delivered over and divided amongst the creditors; but, under the present acts, no effectual examination into the truth of the debtor's statement of his property takes place previous to his discharge.

From the nature of the case, this must be an examination into matters of account; and when the House considers that it is in evi-

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dence, that from three to four thousand cases pass through the court in the course of a year, and that under any circumstances matters of account must be very imperfectly inquired into in open court, they will be satisfied that an examination before the commissioner in the Insolvent debtors court, the only one provided for by the present law, must be in the highest degree ineffectual. Another defect in the law, which appears to have a general in-fluence in exposing the creditors to fraud and injustice, is, that, as the law at present stands, the debtor has no interest that his creditors should receive as large a dividend of his property as it is in his power to give them; because, whether they have a large dividend, or whether they have a small one; whether they are satisfied with his conduct, or whether they are dissatisfied, the term of his imprisonment remains the same; and when once he has received his discharge from the court, his person is equally free.

Another great opportunity for committing frauds is afforded to the insolvent from the act having provided, that he should not make the statement of his property, and deliver it over for the benefit of his creditors, till the period of his actual liberation; that is to say, till he shall think fit to apply to the court after three months imprisonment; thereby giving him the whole of this interval, either fraudulently to convey the remainder of his property away, or profusely to squander it on himself. It is to be observed, however, that, previous to the passing of these acts, creditors were liable to considerable injustice from debtors who had sufficient preperty to pay their debts, but chose to remain in custody, and to set their creditors at defiance.

The provisions of the existing law, for the purpose of rendering any property which the insolved may acquire after his discharge liable to the debts which he has contracted previously, appear w be so easily evaded, that they 🖛 only be put in force when the solvent himself is willing to com ply with them. For, from 🐸 circumstance of the debts con tracted before his discharge bet ing no precedence with respon to liquidation over those contracted after it, it is always in the power of the debtor to frustral the provisions of the law by collusive claim of some subst quent creditor.

Besides these principal objections to the acts, which the committee have stated, there are other smaller defects in the constitute of the Insolvent debtors court, in consequence of which, it does not appear to possess all the power necessary to the performance its functions. The committee will endeavour to obviate the as well as the greater ones, which have been already mentioned. It the remedy they will have the honour to recommend to the House.

But before recommending are remedy, it will be necessary to call the attention of the How to the evils which have are not so much from the provision of the law itself, as from to mode in which it has been carried into practice. It has been cready observed, that an inquirinto any matter of account, in a open court, must necessarily be

inefficient; but this ineffi-' must be increased to a legree, unless every facility en to the creditors to carry n such a manner as appears m most likely to lead to a ctory result. In order to · this examination as pers the nature of the case admit of, the seventh secf the act of the 53rd of the provides, that when the int is brought up into court, examined touching the * the matter contained in tition and schedule, "any creditors of such prisoner, ly of the persons named or ted in such schedule as ng to be creditors of any risoner, and any person or s not named or described 1 schedule, who shall claim a creditor or creditors of risoner, shall be at liberty iose such petition; and for irpose to put such questions h prisoner as the said court hink fit, touching the matontained in such petition hedule, and touching such matters as the said court e of opinion it may be fit roper that such questions be put, for the due exeof this act." But by a of the Insolvent debtors made with the best posatention, no doubt, no creis allowed to oppose the rge of an insolvent, unless given two days notice, not f such being his intention, the particular grounds on such opposition is to be ed; and this rule has, genebeen interpreted so strictat, if any new matter has

arisen during the course of the examination, the opposing creditors have not been allowed to take advantage thereof.

It is further to be observed, that, as the persons, who are suitors in the Insolvent debtors court, are on one side, at least, always in the lowest state of distress, and that ultimately the expenses of both parties must be drawn from the pockets of the creditors, every proceeding ought, peculiarly in this court, to be attended with as little expense to the parties as possible. this view, in all the cases where the legislature appear to have contemplated the possibility of the imposition even of stamp duties, they have provided, in the act of the 53rd of the king, that none shall be imposed. This provision has not been quite effectual, because, in the practice of the court, other cases have arisen, where stamps must be affixed, and which were not specially provided for by the act.

But the increase of expense to the suitors in this court, which has arisen from this defect in the act, has been trifling, when compared with that which has been incurred in consequence of the establishment of a system of fees by the present commissioner, a considerable share of which he has appropriated to himself. For it appears by the accounts presented, that the nett balances of the money paid into the hands of the receiver of the Insolvent debtors court, during the year 1817, amounted to 6,003l. 14s. 11 $\frac{1}{2}d$. and during the year 1818, to 5,261*l*. 17s. 10d., while, during the same years, the aggregate

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amount of the fees paid by suitors in this court amounted, for the former year, to 1,420l. 11s. 5d., and for the latter year to 1,545l. 13s., being rather more than one quarter of the whole amount of the nett balances in the hands of the receiver. The commissioner did not state any particular inconvenience to have occurred during the time of his predecessor, from such fees not having been established; but assigned, as his reason for originating them, that he considered the salary of the chief clerk madequate to the duties of his office. He acknowledged that he had not made any representation to the Treasury, as to the inadequacy of this or any other of the

salaries, previous to the establishment of the fees; and that reason why he thought it desirable that he himself should take portion of the fees was, "that when called upon for the pur pose, he might know, and 🕷 enabled to state, and that con rectly, the full amount of feet taken, as allowed by himself That the validity of these reason may be duly estimated by House, the committee beg tend to submit the amount of the said ries, as established by the lord of the treasury, for the remuner tion of the different officers of the court, and a table of the for which are established, togethe with the mode in which they divided.

SALARIES.

	Per An	nun	ı.
To the Commissioner£.	2,000	0	0
Chief Clerk	400	0	0
Assistant Clerk	200	0	0
Provisional Assignee	100	0	0
Third Clerk	130	0	0
Fourth Clerk	100	0	0
Fifth Clerk	80	0	0

				DI	VI	5102	£.	
N 5 5 6				Commin		Chie	f Cki	Ł
FEES.			,	e .	.5	0		7
T-41-11-1		5.						
For the discharge of every insolvent -		5	0	0 2				2
every subpœna	0	2	6	0 1	6	0	1	Ą
every rule of court		2	0	0 1	0	0	1	8
filing every special affidavit	0	1	0	4144444		0	1	0
swearing affidavits in court	0	-1	0	0 0	6	0	0	8
every order upon summons	0	1	0	*******		0	1	0
every search	0	1	0	*******		0	1	1
every certificate of prisoner's dis-								*
charge		1	0	41.400.000		0	1	Ø.
every copy of the schedule of the								
insolvent (per sheet)		0	4	moiety		m	oiet	Ţ. ·
,, , , , , , , , , , , , , , , , , , , ,							7	be

The expenses have been much increased also by unnecessarily multiplying affidavits. According to the 2nd section of the act **53rd of the king, if the creditors** are numerous, or live at considerable distances from one another, it is lawful for the debtor, instead of serving them persomally, to give notice in the Ga**zette** of his intention to take the benefit of the act. By a rule, however, of the Insolvent debtor's court, the insolvent is required to prove that his creditors are thus numerous, or that they live at such considerable distances from one another, by an affidavit made by him in prison; and the court has appointed an officer to take these affidavits, who receives 7s. 8d. for each; and there is besides a stamp duty of 2s. 6d. imposed upon them.

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By the 54th of the king, cap. 23, the office of a receiver was established in this court, and the mode in which this officer has been paid, viz. by an allowance of five per cent on all monies passing through his hands, has had a further effect in increasing the ex-

penses of the parties.

The committee cannot conclude their statement of the objections to the proceedings of this court, which have occurred to them, without noticing the appointment of persons to act as agents before this court who are not regularly admitted attornies; at present there are one hundred and twenty, on the appointment of each of whom a fee of one pound nine shillings is exacted, one pound of which is paid to the commissioner, and the remainder to the chief clerk.

In order to remedy these inconveniences, and yet to preserve the principle of the laws, which was stated in the beginning of this report, the committee beg leave to recommend to the House, that the acts which were referred for their consideration should be allowed to expire; and that a new act, for a limited time, should be substituted, in which provision should be made for a more accurate examination into the accounts of the debtor and the claims of his creditors, by the appointment of three commissioners instead of one; that the examination should in the first instance take place out of court, under the direction of one of the three commissioners, preparatory to the final examination of the insolvent before the three commissioners in the Insolvent debtors court; the act should further provide, that when an insolvent makes his option to take the benefit of this act, he should be compelled to deliver all his property into the hands of an assignee, within a much shorter period than the present law obliges; and that in case of his neglecting to make this option, it should be lawful for his creditors, if they think fit, to compel him to deliver up his property to be divided amongst them according to the provisions of this act; that it should enact, that all the creditors should be empowered to oppose the discharge of the insolvent, on whatever grounds they may think proper; that all fees and stamps should be abolished in this court; that more should be effectual provision made to render any property which the insolvent may acquire after

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after his discharge liable to the debts which he had previously contracted; and lastly, that none but regularly admitted attornies should practise as agents in the court; and where doubts have arisen as to whether the court possesses the powers necessary to the performance of its functions, adequate powers should be given to it.

It remains now only to be considered how this measure may be made applicable to the country. For this purpose it should be provided, that the same examination should take place out of court, previous to the insolvent being brought before the court of quarter sessions, that may be enacted for the proceedings in the metropolis; such examination might be made either before one of the magistrates, or a commisnoner appointed for this purpose. It has also appeared to the committee, that great injustice arises where a debtor is arrested in the country, from his having the power of removing himself to London, which must frequently, of course, be at a considerable distance from the residence of his creditors; in order to remedy this evil, it should be provided, that such removal should not be allowed, unless on application from the creditors. In every other respect the proceedings before the court of quarter sessions may be assimilated to those before the Insolvent debtors court.

If the House shall think proper to adopt these suggestions, the committe hope that the principle of the law will be carried into effect, in such a manner as to obviste inconvenience, and he productive of considerable advantage both to debtor and creditor.

Having made all the observations which they think necessary upon the subject referred to ther consideration, the committee vil here conclude; but they hope they may be permitted to call the attention of the House to the evidence of Mr. Nixon, warden of the Fleet-prison, in which he describes the riot and confusor which prevail in that establishment: and they beg to submit the serious consideration of the House, whether it is not necessary that some steps should be taken for the regulation of debtors' prisons; and especially, possible, to abolish the privilegt of the rules of the Fleet and of the King's-bench.

Mr. N. Nizon, deputy-warden of the Fleet, examined.

Do you believe that this at operates as a great inducement to fraud and perjury?—That can only be matter of opinion in mail I should think it certainly does; and I question, if any one man has ever taken the benefit of this at conscientiously.

They live huxuriously sometimes in prison?-Yes.

Taking

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king wine?—Yes.
metimes you have known
send for ice to cool their
?—I have.

ice the passing this act?—

e there a great many in the now?—Seventy-four.

we they been there some derable time?—Several of have.

the benefit of the Insolvent act?—Not that I know

me of them live expensively?

expensive lodgings?—Yes. some of the houses on Ludhill?—Yes.

you happen to know what lodgings are let at, any of ?—I suppose three or four as a week.

ider this act, the creditors, ver inclined to take a comion, have no means of comig them to give up their arty?—No.

nen they prefer living there maying their creditors?—If have the means they will not; and certainly prefer it.

could get their discharge if chose?—I do not know.

ru stated in your evidence in rear 1792, that however sethe punishment of a prison to some persons, it was no shment at all to others; is your opinion still?—Yes; evidence is correct from my

evidence is correct from my reation.

appears from the same evie, that you stated that there eighty prisoners in the rules e Fleet, fifty-eight of whom were supersedable, and might get discharged if they would?—I dare say that was correct at the time I stated it.

Then they would not go out of the prison?—No.

Has any prisoner in the prisen a power of sending for any article he pleases?—Unquestionably.

He may live in any way he pleases, without any control on your part?—I have nothing to do with it.

May he drink and riot through the night?—He frequently does.

Has no person a power to control that riot and noise?—I have power to control it in the morning; because if complaint is made to me of it, I can send him to the strong-room in the morning.

Cannot you send in the night and take him to the strong room?

No; the gates are shut up, and the turnkeys are all in bed.

You say drunken prisoners disturb the more prudent ones?—

Cannot you send and take that man and put him into confine-

ment?—It is in the dead of the night, and I have no officer at leisure to do such a thing; we never interfere in that respect.

How are your officers occupied in the dead of the night?—They go to bed and sleep and rest themselves.

The committee understand you have the management of this prison?—Yes.

You complain of riot and drunkenness?—Yes.

You say you have power to suppress it?—When it is complained of in the morning.

When you hear riot and drunkenness in the prison, have not

you

you the power to suppress it?— I have never interfered in that respect in the dead of the night.

Why have you not interfered? -For fear of getting my head broke. When people are drunk, any person going to put them to rights, most likely, would have his head broke; a drunken man does not care much whose head he breaks; and in the dead of the night I could not open my gates to go in; it would be attended with a considerable degree of danger to open the gates to go in in the dead of the night.

You say the prisoners can send for any thing they want out of the prison, so that they have money to pay for it?—Yes.

Do you suffer any persons that please, to visit them within the prison?—Yes, in the day-time.

Are they suffered to remain during the night within the prison?—Yes.

If a prisoner has acquired a room in the prison, and any female visits him, is she permitted to remain there during the night? — Yes.

And he may have any thing to eat or drink in the prison he pleases ?—Yes.

In fact, he is as much his own master as a man is in his house, if he has money?—Yes, if he has money.

He is only confined to his room?—No; he may walk about

the prison.

May as many prisoners meet as please, in one room?—They may meet together in any one room, but they cannot eat and drink in that room without leave of the warden, that is by a rule of court.

And if that leave is there any fee payable u No; no fee whatever.

If a person has acquire to himself, and has a frie to see him, they cannot gether in that room with mission of the warden?never interfere in any that sort; I speak of a making his room a public

Supposing two pers known to each other, can dine together in one rooms without your leave questionably; it is only they make the room a room.

What do you mean by room?—That is a room frequented by many of soners, where they eat at

You state, that you think it safe to interpor night, notwithstanding 1 you have heard in you should you think it rig terpose if those riots hap the day?—If there is: lence attempted from on ther, I generally do inte the day-time, to previ chief.

Should persons riot in you describe in the day you not think it your di terpose?—Certainly I d day-time.

You stated in 1816 t rioted and revelled night to the disturbance of t part of the prison:drink and get drunk be and day, but perhaps as do any mischief, thou may disturb the other pr **presen**

THE

NANCE ACCOUNTS

OF

THE UNITED KINGDOM

OF

EAT BRITAIN AND IRELAND,

FOR THE YEAR ENDED FIFTH JANUARY,

1819.

BLIC INCOME.

NSOLIDATED FUND.

REARS AND BALANCES.
ADE AND NAVIGATION.

V. PUBLIC EXPENDITURE.

VI. PUBLIC FUNDED DEBT.

VII. UNFUNDED DEBT.

VIII. DISPOSITION OF GRANTS.

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you the power to suppress it?—
I have never interfered in that respect in the dead of the night.

Why have you not interfered?

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In fact, he is as much his own master as a man is in his house, if he has money?—Yes, if he has money.

He is only confined to his room?—No; he may walk about

May as many prisoners meet as please, in one room?—They may meet together in any one room, but they cannot eat and drink in that room without leave of the warden, that is by a rule of court.

And if that leave is given, is there any fee payable upon it!—
No; no fee whatever.

If a person has acquired a root to himself, and has a friend come to see him, they cannot dine together in that room without permission of the warden?—Yes; I never interfere in any thing of that sort; I speak of a person making his room a public room.

Supposing two persons are known to each other, cannot they dine together in one of their rooms without your leave?—Unquestionably; it is only where they make the room a public room.

What do you mean by a public room?—That is a room that is frequented by many of the prisoners, where they eat and drak

You state, that you do not think it safe to interpose in the night, notwithstanding the not you have heard in your prison; should you think it right to interpose if those riots happened in the day?—If there is any violence attempted from one to another, I generally do interpose, in the day-time, to prevent mischief.

Should persons riot in the way you describe in the day, should you not think it your duty to meterpose?—Certainly I do, in the day-time.

You stated in 1816 that they rioted and revelled night and day, to the disturbance of the quot part of the prison?—They will drink and get drunk both night and day, but perhaps not so as to do any muschief, though they may disturb the other part of the prison.

THE

FINANCE ACCOUNTS

OF

THE UNITED KINGDOM

GREAT BRITAIN AND IRELAND,

FOR THE YEAR ENDED FIFTH JANUARY,

1819.

- I. PUBLIC INCOME.
- II. CONSOLIDATED FUND.
- III. ARREARS AND BALANCES. VII. UNFUNDED DEBT.
- - V. PUBLIC EXPENDITURE.
 - VI. PUBLIC FUNDED DEBT.
- IV. TRADE AND NAVIGATION. VIII. DISPOSITION OF GRANTS.

I-PUBLIC INCOME OF THE UNITED KINGDOM,

FOR THE YEAR ENDED THE FIFTH OF JANUARY, 1819.

An Account of the Ospisary Reverues and Expansement Resources, confiduting the Poslin Incour of the United Kingdom of Gazat Barts in and Lantana.

BRADS OF REVENUE.	Chose succi You'd Sem to be		100		114	Pythento est a	i i	
Spinary Metrenung.	4	4	4	. 4	*6	4	46	14
CUSTOMS	16,781,503	40	3,983,69	9	#	19,497,810	47)	ĕ
EACION	28,848,714	*	8,958,04	3	ä	23,580,673	-	•
DIAMITA ANTONIO PROPERTY AND ANTONIO PROPERTY AND ANTONIO PROPERTY AND ANTONIO PROPERTY AND	7,569,864	•	447,77	200	3	7,148,091	•	111
LAND AND ASSESSED TAXES	8,688,918	3	.975,09	₩ 99	8	8.313.896	2	
KOST OFFICE AND ALL MAN AND AND AND AND AND AND AND AND AND A	2,373,965	11 6	705,999	ф 95	7	1,667,543	•	
LEASIONS AND S. in the	23,815	11 8	485	*	9	93,386	=	Ξ
BALARIES (64 m the Commission of the commission	11,913	•	587	7 31	=	10,695	•	2
MACKARY COACHES	26,679	о. 40	9,779	9	0	98,900	•	•
HAWKERS AND PEDLARS	927,788	*****	4,16	<u>r</u>	-	93,698	2	4
	\$ 100 100	♦ 10	•			4,100	•	9
FELLO FEES America Do management and the second sec	980	0	•	•	,	988		ó
CABUALITIES Assess. De sussession de la company de la comp	3,637	9	•		•	5,657	•	
MARACET PROPERTY STOCK THE PER (UR.)	1,983	7	•	_	,	1,983	*	3
MALL BRANCHED OF THE BINGS BEREDITARY REVENUE	144,579	9 0	3,64	•	2	156,951	13	8
Total of Ordinary Revenues	64,506,909	7	8,766,106	10	•	33,741,096	5	9



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PROPERTY TAX AND INCOME DUTY. (Arrears)	156,954	0 11	_	20,75		#		40	ř
Latery, Mark Praft,	911,845	0	_	15,948	as as		195,976	97	40
Vanlaimed Dividends, &c., per Act 36 Geo. 3, c. 97	332,948	9	_		•	•	332,948	φ	r
Surplus Fees of Regulated Public Offices	56,713			•	•	•	38,713	17	9
Valatiery Contributions	80,000	•	<u>.</u>	•	•	•	20,000	0	•
On Account of the Commissioners for useing Sachequer Bills for Grenads, per Act 35 Geo. 3, c. 127	6,771	9		•	•		177,6	93	•
From anders! County Treespers in Ireland, on Account of Advances made			-	٠					
by the Treasury for improving Post Mosdo, for building Gasis, and ander the Relice Act of 54 Gas. 3, (Reland)	22 454.58		*	4	•	•	85,439 15	5	*
Imprest Monies Repaid by Sundry Public Accountants, and other Munies			_						
paid to the Publibaccanenterme	384,020 12		<u>-</u>	•	٠		584,090 19	2	*
inc.			-						
Contributions to Assocition, per Act 58 Geo. 3, c. 23 merummer.	9,725,000 0	9	-		٠	•	8,725,000 0	•	•
A. Contributions to Aspantes towards discharging Asperquent with the contribution of t	8,195,000 0	0	•	•	•	•	8,125,000 0	0	•
Toras Public Income of the United Kingdom	47,095,679	25 25 4	1 111111	8,801,111 2 4,487 3	4.5	8-	68,294,368 10 54,146 8	'S B	=3
GRAND TOTAL	77,153,259	9	-	8,904,538	-	ON.	66,348,714 19	5	*
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NUAL REGISTER, 1819.

IL-CONSOLIDATED FUND AND		PERMANENT TAXES INCOME AND CHARGE, 1819.	-Інсомв дир (CHARGE, 1819.
INDOM'S.		CHARGE.	Actual rayment out of the Councidated Stand is the Year ended 6th Jaquary, 1819.	Talary Asnest Charge upon the Consolidated Fund at it stood on Mb Janusty, 1819.
CUSTOMS: Consolidated, after re- serving the sum of £, 105,000 per abnum, to be carried to	4	Total Caanos for Debt created prior to 1809	23,791,135 19 04	£. e. &.
49 Geo. 3, £.3,944,775 0 61		CIVIL LIBT:		,
fale of Man Duties 9,656 5 9		콯		
Quarantine Duty 29,723 17 7		Dougehold, per Act 17 Geo. 3	0 0 000,09	0 0 000'09
Duty		Ditto 58 ditto	0	
Temporary or War		COURTS OF JUSTICE, &c.		
Daty 1809, made Permanent Anno 1816 9,614,750 11 14		Judges of England and Water, in Augmentation of their Salaries	19,050 0 0	13,030 0 0
		England Additional Salaries to Welsh Judges John Baldwin, San, Receiver of the	3,409 0 10	Uncertain, 3,900 U O

ing the several same carried per Acts 52 and 55 Geo. 3, to the		E. J. Hinchilds, Beq. Vice Admirshy Judge at Jamaica	2,065 8 71		
Duties pro Annis 1819 and 1815 £. 15,949,739 0 0		Sheriffs of England and Waite	0	0 0 0004	11 16
		MINT:			
		Marter of the Mint in England	13,800 0 0	15,800 0 0	A
British Spirite, Anno 1806, Schedule A 550,170 0 0		SALABIES AND ALLOWANCES:			7 73 14
	0 0 366'861'81	Speaker of the House of Commune,			1.1
		per annual mounts. Eac. an acoustable	1,058 14 0	Uncertain.	
		formerly paid to the Anditor	0 0 099	. 650 0 0	
TAMPS: Consolidated, after re- serving as directed per Acts 50 and		Toutine Certificates	100 0 0	Uncertain.	***
55 Geo. 3 £. 4,140,050 11 4		Southerd	9,956 13 8 1,167 10 0	9,936 13 8 Uncertain.	
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iog Lottery A 048 0 0		COMMISSIONERS OF FUBLIC ACCOUNTS:			74.1
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TRADE AND NAVIGATION OF THE UNITED KINGDOM.

1.—TRADE OF GREAT BRITAIN.

An Account of the Value of all Intonus into, and of all Exports from, Great Britain, during each of the Three Years ending the 5th of January, 1819 (calculated at the Official Rates of Valuation, and stated inclusive and exclusive of the Trade with Irritany); distinguishing the Amount of the Produce and Manufactures of the United Kingdom Exported, from the Value of Foreign and Colonial Merchandize Exported:—also, stating the Amount of the Produce and Manufactures of the United Kingdom Exported from Great Britain, according to the Real and Declared Value thereof.

	OFFICIAL VALUE	10	OPTICIAL VALUE OF EXPORTS.		Declared Value of the
YEARS.	into Great Britain.	Produce and Manufactures of the United Kingdom.	Foreign and Colonial Merchandise.	Total Exports.	of the United Kingdom Exported.
1817. 1818.	£. 4. 4. 30,105,566 1 9 33,965,239 6 0 40,157,634 9 6	£. e. d. 36,697,610 5 8 41,588,585 11 11 44,564,044 14 10	£. 4. d. 14,545,964 2 3 11,534,616 19 11 12,287,274 15 0	£. t. d. 51,243,574 7 11 55,183,202 4 10 56,851,319 9 10	£. t. d. 42,955,256 3 8 43,626,253 14 2 48,903,760 16 1
1817. 1818. 1819.	26,374,921 5 8 29,910,502 9 8 35,867,021 9 5	34,774,520 11 8 39,233,466 19 10 41,963,527 0 9	13,441,664 11 9 10,869,971 8 9 10,835,800 6 4	48,216,185 2 11 49,502,738 8 7 52,799,327 7 1	40,328,939 13 10 40,349,235 6 11 45,188,249 9 0

ARREARS AND BALANCES OF PUBLIC ACCOUNTANTS.

HEADS OF THESE ACCOUNTS.

and Arrears, the 5th of January, 1819.—Cusrous in Scotland; Current Balances, Ditto.—Custous in Ire-Customs in England; Balances land; Balances, Ditto.

nd Current Balances, due on the 5th January, 1819.—Exciss in Scotland; Ditto.—Exciss in Ireland; missed Collectors, Ditto. Exciss in England; Arrears a Balances of deceased and dis

STAMPS in Great Britain; -- Arrears due on 5th January, 1819, from Distributors. -- Nett Balances in the hands of Distributors, -- Stands of Distributors, rs on 5th January, 1819. Ireland; Balances and Arrea

LAND AND ASSESSED TAXES in Great Britain; ... Arrears and Current Balances, 5th January, 1819.

Ditto; -Balance due by a dismissed Revenue Collector, 5th January, 1819. reland; -Balances of deceased and dismissed Collectors. io I Ditto

Post Office in Great Britain ; -Arrears due on 5th January, 1819.

ances of Deputy Postmasters, Ditto; - Bala Ditto

in Ireland ;-Arrears due on the 5th January, 1819. Ditto; -Balances of Deputy Postmasters. Ditto

Ditto; -Arrears of Letter Carriers, on 5th January, 1819. Ditto

Ditto ;-Insolvent Arrears. Ditto

Ditto ; -Balances of Deputy Postmaster, &c. Ditto

k in England and Wales; — Arrears and Current Balances, 5th January, 1819. LAND REVENUES OF THE CROWN

and 5th January, 1819. between 5th January, 1818, s Public Accountants; List of,

of Accountants, on 5th January, 1819. ARMY ACCOUNTS; -Balances

Ts delivered over to them, which have not been audited, stated, or declared; completed to 5th Jen., 1819. delivered over to them, which have been either stated or declared, so far as any Balances appear to be new Commissioners for auditing Public Accounts; -List of Officers and Departments, whose Accounts have been usually audited by these LIST OF ACCOUN owing to or from the Public, Ditto Ditto

completed to 5th January, 1819.

1.—TRADE OF GREAT BRITAIN.

TRADE AND NAVIGATION OF THE UNITED KINGDOM.

January, 1819 (calculated at the Official Rates of Valuation, and stated inclusive and exclusive of the Trade with Ingland), distinguishing the Amount of the Produce and Manufactures of the United Kingdom Exported, from the Value of Foreign and Colonial Merchandize Exported:—also, stating the Amount of the Produce and Manufactures of the United Kingdom Exported from Grant Britain, according to the Real and Declared Value thereof. An Account of the Value of all Imports into, and of all Exports from, Great Britain, during each of the Three Years ending the 5th of

	OFFICIAL VALUE	Ō	OPPICIAL VALUE OF EXPORTS.		Declared Value of the
YEARS.	into Great Britain.	Produce and Manufactures of the United Kingdom.	Foreign and Colonial Merchandise.	Total Exports.	of the United Kingdom Exported.
1817 1818	£. \$. \$. \$. \$. 30,105,566 1 9 33,965,238 6 0 40,157,634 9 6	£. s. d. 36,697,610 5 8 41,589,585 11 11 44,564,044 14 10	£. 4. 4. 4. 11,545,964 2 3 11,534,616 12 11 12,287,274 15 0	£. s. d. 51,245,574 7 11 53,193,202 4 10 56,851,319 9 10	£, t. d. 42,955,256 3 8 43,686,253 14 2 48,903,760 16 1
1817	26,374,981 5 8 29,910,502 9 8 35,867,021 9 5	34,774,520 11 8 39,233,466 19 10 41,963,527 0 9	13,441,664 11 9 10,269,871 8 9 10,835,800 6 4	48,216,185 g 11 49,502,738 8 7 52,799,327 7 1	40,328,939 13 10 40,349,235 6 11 45,188,249 9 0



2.—TRADE OF IRELAND.

all Imports into, and all Exports from, Intlant, during each of the Three Ye. Rates of Valuation, and stated inclusive and exclusive of the Trade with Carabid Manufactures of the United Kingdom Exported, from the Value of Foreign at Bount of the Produce and Manufactures of the United Kingdom Exported at at the Average Prices Current.

C Wattre

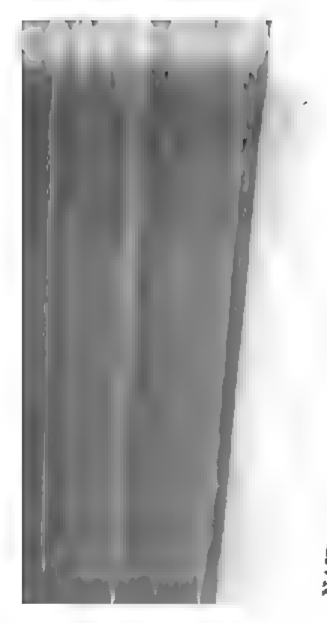
IRLIAMENTARY ACCOUNTS. 405

		Ţ.	In the Years ending the 5th Junusry.	the 5th January.		
	18	1817.	18	1818.	1819.	ф.
	Vernels:	Tonsage.	Vestella	Theseign.	Yesult	Totale
United Kingdom		84,676	758	81,263	45.0	86,748
Jules, Guernier, Jerrer, and Man	408	32,282	316	29,321	167	10,441
Totas	1,274	117,401	1,089	104,489	956	91,505

British Empire, in the Years ending the 5th January 1817, 1818, and 1819, respectively.

An Account of the Number of Vesstle, with the Amount of their Torsace, and the Number of Max and Bors usually employed in astigating the same, that belonged to the several Ports of the Barries Empire, on the Soth September in the Years 1816, 1817, and 1819, respectively.

	Ou	On 30th Sept. 1816.	. 816.	6	On 30th Sept. 1817.	317.	On	On 30th Sept. 1818.	.818.
	Vessels	Tont	Men.	Vetteth	Think	Mep.	Vennela	Topi	Mea
Colored Kingdom James and Man	21,515	24,564	158,516	ÇI	2,397,665	3,190	2000	9,486,969 95,639	1547895 13,595
He Plantations	an,	819,643	16,859	3,571	243,632	15,471	2,402	000(182	
Toral	25,801	2,783,940	178,820	25,346	2,664,986	£10,171	95,50T	9,674,468	173,609



NAVIGATION OF THE UNITED KINGDOM, -- continued.

Vassing, with the Amount of their Tonnaes, and the Mumber of Man and Bors emptorial (exclusive of the intercourse between Great Britain and Ingland Indeedired ary 1849.

PARLIAMENTARY ACCOUNTS. 407

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£. 1,028,000	\$08,167 0 0	316,468 10 44	14,000 0 0			
1. For Interest, &c. on the Permanent Debt of the United Kingdom, unredeemed; including Annuities for Lives and Terms of Years If. The Interest on Exchequer Bills, and Irish Treasury Bills	The Mut	V. Civil Government of Scotland The other payments in Anticipation of the Exchaquer Receipts, viz. Bountes for Fisheries, Manufactures, Corn., &c. Excise		Wages Ceneral Services	The Victualling Department	

£. t. d. \ \ \mathbb{X}. t. d. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			60,078 13 6	1,792,956 5 4 4 897,935 0 0 9,690,891 3 44	68,966,073 3 144,636 1
VIII. The Ordnance	IX. The Army, viz. Ordinary Services Ordinary Services, including Remittances and Advances to other Countries to other Countries, included in Appendix I.	X. Loans, Remittances and Advances to other Countries, viz. Morocco, and the Native Chiefs on the Coast of Africa Holland	Issues from Appropriated Funds, for Local Purposes	XII. Miscellaneous Services, viz. At Home	Company

the Sum of £. 495,609 5s. 10d. for Interest, Management, and Sinking Fund, on Imparial Loans and £. 57,025 Oc. 74d. * This includes



PARLIAMENTARY ACCOUNTS, 409

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VI.-PUBLIC FUNDED DEBT.

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14,686,800	4 →	-	\$99,190,164 I 4±	102,804,384 12 0	796,385,779 9 4	97,851,996 15 1,699,175 15 279,888 8 15,690,503 17
At 3 per Cent Bank of England and Annuities, 1726	Consolidated Annuities	Consolidated Annuities at 5 per Cent	Deduct in the Names of Commissioners of the National Delt; for the Porchase	of Life Annuities	•	Annual Interest Absorbites for Lives or for Terms of Yests Charges of Management Actual or other Sams by sundry Acts

REDEMPTION OF THE PUBLIC FUNDED DEBT.

410

An Account of the Progress made in the Redemption of the Puntic Funnan Dany of the United Kingdom, psymble in Ganay at the 5th January, 1819.

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PARLIAMENTARY ACCOUNTS. 411

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Redeemed by the Commissioners, ancluding Carpitals, the Dividends upon which have not been claimed for 10 Years and upwards	Utif attually applicable to the Redemption of the Waltedai Dabt.	Annual Charge, per Act 26 Ge. 3 Patto. Patto. Annual Charge, per Act 26 Ge. 3 Ditto. Ditto. Ditto. Ditto. To Years Exchequer Life Annualties Unclaimed for 1, reg. Nominees shall have died prior to 5th July, 1902. Ann. Interest on £. 336,484,488 at £ 3 per Cent 1, 908,400 at 4 Ditto. Ditto. Ditto. On 1,908,400 at 4 Ditto. Ditto. Ditto. On 1,508,400 at 5 Ditto. Ditto. On 1,508,600 at 5 Ditto. To 7,275 on 0

412 ANNUAL REGISTER, 7

£. I per Cent on part of Capitals created, from 6,640,220 3 7	144,797 16	Ditto on 55,072 5 per Cents Ditto 8,753 12 0	549,494 6 1	Sinking Fund on Bills funded, &c	5,384 966	1,078 17 540 16	notal Interest on £. 19,200 £. 3 per 11,376 0 0 Cente, purchased with Caclairased Dividends	Fund: .£.329,437 2 6 20,797,153 5 3	True.	9,014.16 54	7,971,431 13 82	8 2,213,024 18 103 5,738,396 14 10	but as as
£. 1 per Cept on part of	Ann. Interest on £. 4 Cents, trans. for Pure	Ditto on £. 13,480 £ Ditto on 55,072	Long Annuities marsfer Proportion of Stoking F borne by Consolidated	Sinking Fund on Bills for Annual Appropriation of	Annal Interest on £. 1' Cents, unclaimed for	Ditto on \$1,577 13 6	Annual Interest on £. 19,200 Cents, purchased with Unclaims	Chargeable on Sizeng Fund : Life Annuit Bills, funded	from \$13 to 1815	god, Anno 1816	Ondoor for Kinking Fund for	said Loans and Bills	Actual Phiking Fund of Great British

A	RLIA	MEN'	TA:	RY	AC	COU	INTS. 4	113
	TOTAL SUMS Average Price paid. of Stocks.	£, 4, d, 1, 1, 354,639 12 11		_		ANNITIES failen in sirve 34nd June, 1802, or that will fall in hereafter.	Years will expire 1st May, 1919.	
	Transferred in, or accepted for the Constitution from the August, 1796, to bits jenuary, 1819,	£, £, 6, d.	400 3 0	2,176,565 3 0			26,693 U 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	102,036 6 9
	Long Anguites at the Bank of Angland	£. £. d.	46 7 8	\$29,953 12 4		f the		
	CAPITALS.	£, 4, d.	9,176,565 3 0	5,326,068 3 8		Annually applicable to the Reduction of the Like T.	Loan, 1797	
	FUNDS.	Imperial £.3 per Cent Annuities	on which have not been claimed for 10 Years and upwards	Debt Unredeemed at 5th January, 1819		Annually ap	Annual Interest on £. 2,176,165, at £. 3 per Cent. Ditto on £. 400 3 Unclaimed Capital, £. 3 per Cent Ditto on Imperial Annuities for 25 Years	

An Account of the Progress made in the Redemption of the Dast of Portugal, at 5th January, 1819.

Average Price of Stocks,	‡ 59			
TOTAL SUMS paid.	£. t. d. 354,388 8 3			
Transferred to, or Redeemed by the Commissioners from 18t August, 1766, to 5th January, 1819.	£. e. d. 538,966 0 0			£, s. d. 30,000 0 u. 16,168 19 7
Long Annuities at the Bank of England.	£. s. d.		of the	
CAPITALS.	£. s. d. 895,522 7 9 538,966 0 0	356,556 7 9	SUMS Annually applicable to the Reduction of the LAST.	1809
FUNDS.	Reduced £. 3 per Cent Annuities	Debt Unredeemed at 5th January, 1819	Annally ap	Annual Appropriation for Redemption of Loan, 1809

PARLIAMENTARY ACCOUNTS. 415

£. 3½ per Cent Debentures and Stock	18,713,502 16 2	Terminable and Life Annuities.	7,430,694 19 1	5,805,507 17 34	78\$
£, 4 per Cents	1,061,630 15 5	•	435,184 12 4	385,623 16 54	\$88
E. 5 per Cents, exclusive of £. 180,296 9 4 Redeemed Irish £. 5 per Cents, payable in England	18,694,399 16 5	110,525 4 114	1,538,909 6 74	1,382,187 1 14	# 68
Redeemed by the Commissioners	32,469,533 8 0 9,404,788 18 04	110,525 4 11	9,404,788 18 04	7,573,318 14 11 4	
Deduct Annuities expired	23,064,744 9 114	66,616 6 6	,		
Debt Unredeemed at 5th January, 1819 23,064,744 9 114	23,064,744 9 114	43,908 18 5\$			•

NUAL BEGISTEF, 1819.

As Account of the Progress made in the Redemption of the Ponners Dunt of Inzuans, &c...-Configural

			*	 -		`				
	45		18	1	-	4	0		27	100
	40		9	90	-	494	50		20	2
	8.44.S	88.416	976,405 £0	980,036	17,407	76,045	130,899		# 151,880 T T	190'888
Strikts Amangally applicable to the Reduction of the DEST.	Assus Charge, per Act 37 Geo. 3	Torminable Annuitles expired	Part of per Centage on Loans and Outstanding Treasury Bills, at 5th January, 1819	Appual Interest on £. 7,430,694 19 1 at 31 per Cent	Ditto on £. 435,184 12 4 at 4 per Cent	Ditto 00 £. 1,538,909 6 75 at 5 per Cent	Obergesbie on Sinking Fund	Interest cancelled in Ireland, towards defraying the Charge of Treasury Bills raised in 1816, &c. the remainder being cancelled in England	Deduct for Stating Pund for said Bills 98,076 18 35	Actual Sinking Pand of Ireland, payable in Ireland



PARLIAMENTARY ACCOUNTS. 417

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VII.-UNFUNDED DEBT.

	AMOUNT		
Exchequar Bills	4		-¥ 4
Miscellancous Services 768,867 11 10 Warrants for Army Services 111,034 1 9 Treasury Bills of Exchange drawn from Abroad 11,034 1 9 Treasury Bills, Unprovided for 4,400,000 0 0	5,609,180 13 10	• <u> </u>	9 9
ARMY (110 pourparing and de fermance de fe	1,009,469 1,376,135 339,864 8,106	25044	<u> </u>
	51,992,095 14	2	3
Whitehall Treasury Chambert, 2	S. R. LUSHINGTON.		

Vol. LXI.

VIII.—DISPOSITION OF GRANTS.

An Account, showing how the Monies given for the Service of the United! of Great Britain and Ireland, for the Year 1818, have been disposed tinguished under their several Heads, to the 5th January, 1819.

SERVICES.

SERVIORS.	£
•	
NATY:	1 0AL CM
Ordnance:	
Porces	
For carrying into execution the Treaty between his Britannic	
Majesty and his Catholic Majesty, signed at Madrid, the	
23rd day of September, 1817	400,000
For defraying the Charge of the Civil Establishments under mentioned; viz.	
Of Sierra Leone, from the 1st day of January to the 31st day of	•
December, 1818	15,45
Ditto Nova Scotia from Ditto to Ditto	
Ditto New South Wales from Ditto to Ditto	
Ditto Upper Canada from Ditto to Ditto	10,50
Ditto New Brunswick from Ditto to Ditto	6,7!
Dista Name and I from Dista to Dista	E 46
Pitto Ct Tabe (non-called)	J) T
Ditto St. John (now called Prince Edward Island)from Ditto to Ditto	3,7
Ditto Bahama Islands, in addi-	
tion to the Salaries now	
paid to the Public Officers \ Sam Distance Distance	0.0
out of the Duty Fund, and from Ditto to Ditto	3,3
the Incidental Charges at-	
tending the same	
Ditto Cape Breton from Ditto to Ditto	2,1
Ditto Dominica from Ditto to Ditto	
Royal Military College; from the 25th December, 1817, to the	
24th December, 1818, both inclusive, being 365 days	
Royal Military Asylum at Chelsea; for the same time	
Interest on Exchequer Bills, Irish Treasury Bills, and Mint	
	2,000,0
One hundredth part of 56 Millions of Exchequer Bills, authorized,	
in the last Session of Parliament, to be issued and paid by	
equal Quarterly Payments to the Governor and Company of	ľ
the Bank of England, to be by them placed to the Account	
of the Commissioners for the Reduction of the National Debt;	}
for the year ending the 1st February, 1819	560,0
To enable his Majesty to provide for such Expenses of a Civil	
Nature, in Great Britain, as do not form part of the ordinary	•
Charges of the Civil List	370,0
To defray the Expense of Law Charges; for the year 1818	25,0
Expense attending the confining, maintaining, and employing	
Convicts at Home; for the year 1818	89,3
•	- , -

RLIAMENTARY ACCOUNTS. 419

Services—continued.			
that may be incurred for Prosecutions, &c. relating to	£.	5.	ď.
in of this Kingdom; for the year 1818 or printing Acts of Parliament for the two Houses of	6,000	0	0
nent, for the Sheriffs, Clerks of the Peace, and Chief rates throughout the United Kingdom, and for the Instince throughout Creek Pritains, also for printing			
Justices throughout Great Britain; also for printing leports, Evidence, and other Papers and Accounts for use of Lords; for the year 1818	17,000	0	o
good the Deficiency of the Grant of 1817, for printing opies of the 71st Volume of Journals of the House of	·		_
good Ditto for defraying the Expenses of printing Bills, s, and other Papers, by order of the House of Commons,	427	3	3
the last Session	1,446		
ms, during the present Session of Parliament good the Deficiency of the Grant of 1817, for reprint-	2,200		
rnals and Reports of the House of Commons	6,824	7	
the Amount of Bills drawn or to be drawn from New	1,969		
Wales; for the year 1818	80,000	0	0
ided for	1,092		•
good the deficiency of the Vote in the year 1816, for good any deficiency or loss that might arise from the age of the Silver Coin of this Realm, and the Charges penses of melting down, casting, assaying, and recoin-	75,000	0	0
same, and all other Expenses incident thereto ying the Expense of printing Bills, Reports, and other , by order of the House of Commons, during the present	54,337		
of Parliament ying the Expense that may be incurred in 1818, for z 1,750 Copies of the 73rd Volume of Journals of the	21,000	0	0
of Commons, being for the present Session	3,500	0	0
the Expense of Sundry Works proposed to be done at	4,000	0	0
ad; for the year 1818 or making good the deficiencies of the Fee Funds; for the	14,246		
318 er defraying the Contingent Expenses and Messengers	43,500	0	O
and Lord Chamberlain; for the year 1818er defraying the Expenses of the House of Lords and	26,000	0	· σ
ons; for the year 1818 er defraying the Salaries to the Officers, and Expenses	11,500	0	0
Court, and Receipt of Exchequer; for the year 1818	<i>5,</i> 599 S		o Ices

Services—continued.	
The state of the s	£.
For further defraying the Salaries and Allowances to the Officers of the Houses of Lords and Commons; for the year 1813 Towards further defraying the Expenses of Works, and Repairs	23,500
of Public Buildings; for the year 1818	37,000
and Chirk; for the year 1818	10,000
Ferry; for the year 1818	20,000
To make up the total Sum charged upon the Pees arising in the Exchequer, in the year ending the 5th day of January, 1818	15,685
To make good the deficiency of the Grants for the year 1817 For the purchase of a Lot of Ground adjoining the Branch of the Royal Military Asylum at Southampton, for the purposes of Air and Exercise.	259,636 850
The following Services are directed to be paid, without any Fee or other Deduction whatsoever:—	
To be applied in further execution of an Act of the 43rd year of his present Majesty, cap. 80, towards making Roads and building Bridges in the Highlands of Scotland; for the year 1818 Towards defraying the Expense of the building of a Penitentiary	20,000
House at Milbank; for the year 1818	60,000
June, 1819	11,043
To defray the Expense of confining and maintaining Criminal	3,000
Lunatics; for the year 1818	2,777 12,500
Public Accounts; for the year 1818	1,750
To defray the Charge of the Superannuation Allowances, or Compensations to retired Clerks and other Officers, formerly	336
employed in his Majesty's Mint; for the year 1818	690
masters of Exchequer Bills; for the year 1818	266
death	4,655
Library and Collection of the late Dr. Charles Burney To defray the Expense of maintaining and repairing the British	13,500
Forts on the Coast of Africa; for the year 1818	23,000 3,000
For defraying the Expense of Works carrying on at the College of Edinburgh; for the year 1818	10,000
•	9

PARLIAMENTARY ACCOUNTS. 421

SERVICES—continued.			_
Towards the Repairs of Henry the Seventh's Chapel; for the	£.		
year 1818	3,494	14	. 6 f
Cavalry Towards defraying the Expense of making an Inland Navigation from the Eastern to the Western Sea, by Inverness and Fort	15,000	0	
William; for the year 1818	50,000	0	. ●
ferred to the Commissioners for Highland Roads and Bridges To be applied towards the Expenses to be incurred in the Manage-	2,397		
ment of the British Museum; for the year 1818	8,663		
Towards completing the Improvements in Westminster Towards defraying the Charge of an Institution called the Vete-	3,626	8	.0
rinary College; for the year 1818 To enable his Majesty to pay the same to the Governors of the Bounty of Queen Anne, for the Augmentation of the Maintenance of the Poor Clergy, according to the Rules and Regula-	1,000		
Towards enabling his Majesty to make provision for the Augmentation of the Maintenance of the Poorer Clergy of Scotland, to be issued and applied pursuant to the provisions of any Act	100,000		
passed for that purpose	10,000	0	U
for 1817, &c	18,000	0	.0
IRELAND.			
For defraying the Charge of the following Services in IRELAND, which are directed to be paid Nett in British Currency:			
For the Remuneration of certain Public Officers in Ireland, for their extraordinary trouble in the year 1818	1,153	16	11
in Ireland; for the year 1818	18,901	0	O
Office; for one year ending the 5th day of January, 1819 For defraying the Expense of publishing Proclamations, and other matters of a Public nature, in the Dublin Gazette and other Newspapers in Ireland; for one year ending the 5th day	20,809	0	0
of January, 1819 For defraying the Expense of Printing 1,500 Copies of a compressed Quarto Edition of the Statutes of the United Kingdom, for the use of the Magistrates of Ireland, and also 250 Copies of a Folio Edition of the same, bound, for the use of the Lords,	9,69 2	0	O
Bishops, and Public Officers in Ireland	3,439	0	0
January, 1819	23,076		
	C.		7/12

SERVICES

Services in Ireland—continued.	
	£.
To defray the Expense of apprehending Public Offenders in Ira-	
land; for one year ending the 5th day of January, 1819	2,307
For completing the Sum necessary for the support of the Non-	
conforming Ministers in Ireland; for one year ending the 5th	0 501
day of January, 1819	8,581
For the Support of Seceding Ministers from the Synod of Ulster	0.00
in Ireland; for one year ending Ditto	3,868
For the Support of Protestant Dissenting Ministers in Iroland;	756
for one year ending Ditto	730
For paying the Salaries of the Lottery Officers in Ireland; for	1,764
one year ending 24th of June, 1818	1,109
For defraying the Expense of the Pratique of the Port of Dublin; for one year ending the 5th of January, 1819	691
For the Establishment and Maintenance of the Public Navigations	031
in Ireland, vested in the Directors of Inland Navigation; for	
the year 1818	5,475
To defray Civil Contingencies in Ireland; for one year ending	J, T -
the 5th day of January, 1819	40,000
For defraying the Expense of making a Line of Canal from	40,000
Lough Allan to the River Shannon, below Battle Bridge; in	
the current year	15,000
For further defraying the Civil Contingencies in Ireland; for the	
year ending 5th day of January, 1819	15,000
To carry on the Works at Duumore Harbour; in the year 1818	8,000
To carry on the Works at Howth Harbour; in the year 1818	5,000
To defray the Expense of building Churches and Glebe Houses,	
and purchasing Glebes in Ireland; for one year ending the	
5th day of January, 1819	9,230
For defraying the Expense of the Trustees of the Linen and	
Hempen Manufactures of Ireland; for the year ending the	
5th day of January, 1819; to be by the said Trustees applied	
in such manner as shall appear to them to be most conducive	40.060
to promote and encourage the said manufactures	19,938
To defray the Expense of the Commissioners for making wide	
and convenient Streets in the City of Dublin; for one year	11000
ending the 5th day of January, 1819	11,076
To defray the additional Allowance to the Chairman of the	276
Board of Inland Navigation in Ireland; for the year 1818	210
To defray the Expense of putting the House of the Royal Irish Academy, in Grafton-street, into perfect Repair	323
For defraying the Expense of building Churches and Glebe	
Houses, and for purchasing Glebes in Ireland; for one year	
ending the 5th day of January, 18!9	18,46
For defraying the Expense of supporting the Protestant Charter	,
Schools of Ireland; for one year ending Ditto	38,33
For defraying the Expense of the Foundling Hospital at Dublin;	•
for one year ending Ditto	32,51
For supporting the House of Industry, Hospitals, and Asylums,	•
for Industrious Children in Dublin; for one year ending	
Ditto	36,64
for defraying the Expense of supporting the Richmond Lunatic	
Asylum at Dublin; for one year ending Ditto	7,08
For defraying the Expense of the Hibernian Society for Sol-	
diers' Children at Dublin; for one year ending Ditto	3,53
In defray the probable Charge of the Hiberman Marine Society;	
for one year ending Ditto	2,75

ARLIAMENTARY ACCOUNTS. 423

SERVICES IN IRELAND—continued.			
	£.	s.	d.
iraying the Expense of the Female Orphan House, on the ular Road, near Dublin; for one year ending the 5th day			
porting the Westmorland Lock Hospital in Dublin; for	2,307		
pporting the Lying-in Hospital; for one year ending	8,307		
ay the probable Expense of Dr. Steven's Hospital; for	3,148	0	0
ray the Expense of the Fever Hospital and House of Reco-	1,467	0	0
in Cork-street, Dublin; for one year ending Ditto	4,615	0	0
ay the Charge of the Establishment of the Roman Ca-	465	0	0
seminary; for the year ending Ditto	8,928	0	0
tice of the Christian Religion; for one year ending the ay of January, 1819	3,430	0	0
ay the Charge of the Green Coat Hospital of the City of ; for one year ending Ditto	104	0	0
ay the Expenses of the Society for promoting the Educa-	2,307	0	0
of the Poor of Ireland; for one year ending Ditto	5,5 38	0	0
raying the Expenses of the Farming Society of Ireland;	9,230	0	0
ne year ending Ditto	4,015	0	0
	1,808,645	3	8
juer Bills voted in Sapply, per Act £. s. d.			
56 Geo. 3rd, c. 14			
Do 16 18,000,000 0 0 Do 80 9,000,000 0 0			
57,000,000 0 0 reasury Bills, per Act 56 Geo. 3rd,			
and 47 1,084,615 7 8\frac{1}{4}	58,084,615	7	81
•	79,893,260	11	44

James Fisher, Esq. on his Salary, for additional trouble in pre-

PAYMENTS FOR OTHER SERVICES,

Not being part of the Supplies granted for the Service of the Year.

L. Li

James Fusher, E.c. on his Salary, for additional trouble in pre-		0 0	
paring Exchequer Bills, pursuant to Act 48 Geo. 3rd, c. 1 Bank of England, for Management on Life Annuaties			
Expenses in the Office of the Commissioners for the Reduction of	1,130	D "	21
the National Debt	4,300	9 0	п
cial Exchequer Bills	9,000	0 0	
Repayment of Annuitoe claimed pursuant to Act 56 Geo. 3rd,			
c. 149		13 5	
	7,836	2	d I
Amount of Sums voted; as above	79.893.960	11	3 1
and the state of t			11
Total Sums voted, and Payments for Services not voted	79,901,096	13	特
·			=
WAYS AND MEANS for Answering the foregoing S	ERVICES.		
	£.	4	2
Duty on Malt, Sugar, Tobacco and Snuff, and on Pensions,			
Offices, &c. continued	3,000,000		
Excuse Duties, continued per Act 56 Geo. 3rd, c. 17	3,500,000		
Profits of Lotteries	240,000 250,000		
Arrears of Property Tax Momes to arise from the Sale of Old Naval and Victualling Stores			
Sums paid into the Exchequer by the Commissioners for the		ľ	М
Management of Commercial Exchequer Bills	21,448	12	8
Loan 3,000,000t, per Act 58 Geo. 3rd, c. 23	2,999,920		
Exchequer Bills, funded per Act 58 Geo. 3rd, c. 23	27,494,879	16	03
loterest on Land Tax redeemed by Money	92	1	H
Unclaimed Dividends, &c. after deducting Repayments to the	20 CEC		185
Bank for Deficiencies of Balance in their hands	23,030	3	
	37,745,989	12	8
£, s. d.			
Exchequer Bills voted in Ways and Means,			6
58 Geo. 3rd, c. 4 30,000,000 0 0			
Ditto 86 11,600,000 0 0			
11 600 000 0 0	•		
41,600,000 0 0 Irish Treasury Bills, 58 Geo. Srd. c. 87 800,000 0 0			
Irish Treasury Bills, 58 Geo. 3rd, c. 87 800,000 0 0	42,400,000	0	
	717700,000		
TOTAL Ways and Means	80,145,989	12	6
Total Sums voted, and Payments for Ser-			
vices not voted; as before,	79,901,096	13	S
Section Williams 1 25	044.000	10	1
Surplus Ways and Means	244,892	10	-
Whitehall, Treasury Chambers, 23rd March, 1819.	ARBUTHN	T.	-

END OF THE PINANCE ACCOUNTS FOR 1819.

CHARACTERS

AND

ANECDOTES.

IN BUONAPARTE.

ame de Stael's "Conson the French Re-

great armies of the ose of the Rhine and re almost constantly o the treaty of Campo ch, for a short time the long continental army of the Rhine, loreau was general, ed all the republican the army of Italy, by general Buonaed by its conquests, ry day deviating furthe patriotic spirit, en had animated the es. Personal interest ne place of a patriotic attachment to one vailing over a devo-The generals of taly, likewise, sought enrich themselves. tionally diminishing ism for austere prinit which a free state

Bernadotte, of whom occasion to speak in same with a division

of the army of the Rhine to join the army of Italy. There was a sort of contrast between the noble poverty of the one, and the irregular riches of the other: they resembled only in bravery. The army of Italy was the army of Buonaparté, that of the Rhine was the army of the French republic. Yet nothing was so brilliant as the rapid conquest of Doubtless the desire, Italy. which the enlightened Italians have always felt, to unite themselves into one state, and thus to possess so much national strength as to have nothing either to fear or to hope from strangers, contributed much to favour the progress of general Buonaparté. It was with the cry of Italy for ever!' that he passed the bridge of Lodi; and it was to the hope of independence, that he owed his reception among the Italians. But the victories which subjected to France countries beyond her natural limits, far from favouring liberty, exposed it to the danger of military government.

Buonaparté was already much talked of in Paris; the superiority of his capacity in business, joined to the splendor of his talents as a general, gave to his name an

saasroquii

importance which no individual had ever acquired from the commencement of the revolution. But although in his proclamations he spoke incessantly of the republic, attentive men perceived that it was in his eyes, a mean, and not an end. It was in this same light that he viewed all things and all men. A rumour prevailed, that he meant to make himself king of Lombardy. One day I met general Augereau, who had just returned from Italy, and who was cited, I believe then with reason, as a zealous republican, I asked him whether it was true that general Buonaparté was thinking of becoming a king. "No, assuredly," replied he; " he is a young man of too good principles for that." This singular answer was in exact conformity with the ideas of the moment. The sincere republicans would have regarded it as a degradation for a man, however distinguished he might be, to wish to turn the revolution to his personal advantage. Why had not this sentiment more force and longer duration among Frenchmen!

Buonaparté was stopped in his march to Rome by signing the peace of Tolentino; and it was then that he obtained the surrender of the superb monuments of the arts which we have long seen collected in the Museum of Paris. The true abode of these master-pieces was, without doubt, Italy, and the imagination regretted their loss; but of all her illustrious prisoners it was upon these that France justly set the highest value.

General Buonaparté wrote to

the Directory, that he the surrender of these mone of the condition peace with the pope. particularly insisted, saithe busts of Junius and Brutus, which I wish to Parisbefore the rest. Bu who afterwards remove busts from the hall of the lative body, might have them the trouble of the

Buonaparté made hir markable by his chara capacity as much as by tories, and the imaginati French was beginning itself warmly to him. clamations to the Cisal Ligurian republics were In the one this phrase marked: You were div bent down by tyranny; not in a situation to co berty. In the other, I quests, the only conque cost no regret, are the we make from ignoranc style there reigned a moderation and dignit formed a contrast with lutionary bitterness of leaders of France. then spoke like a while magistrates expre selves with military Buonaparté in his arm enforced the laws ag He was said to grants. attached to his wife, w racter was full of gent was asserted that he wa alive to the beauties c people took delight in to him all the generous which give a pleasing extraordinary talents.

the nation was so we

rs who borrowed the name rty, and of oppressed perrho regretted the loss of ary power, that admiration not what to attach itself to, uonaparté seemed to unite t was fitted to take it cap-

was with this sentiment at hat I saw him for the first at Paris. I could not find to reply to him, when he to me to say, that he had it my father at Coppet, and he regretted having passed Switzerland without seeing But when I was a little reed from the confusion of ation, a strongly-marked ent of fear succeeded. parté, at that time, had no ; he was even believed to a little threatened by the us suspicions of the Direcso that the fear which he xd was caused only by the ar effect of his person upon all who approached him. seen men highly worthy of 1: I had likewise seen monof ferocity: there was noin the effect which Buonaproduced on me, that could back to my recollection the one or the other. perceived, in the different tunities which I had of ng him during his stay at that his character could defined by the words which mmonly use; he was neither nor violent, nor gentle, nor after the manner of indis of whom we have any edge. Such a being had llow, and therefore could :r feel nor excite sympathy;

13 more or less than man.

His cast of character, his underderstanding, his language, were stamped with the impress of an unknown nature;—an additional advantage, as we have elsewhere observed, for the subjugation of Frenchmen.

Far from recovering my confidence by seeing Buonaparté more frequently, he constantly intimidated me more and more. a confused feeling that no emotion of the heart could act upon He regards a human being as an action or a thing, not as a He does not fellow creature. hate more than he loves; for him nothing exists but himself: all other creatures are ciphers. The force of his will consists in the impossibility of disturbing the caiculations of his egotism; he is an able chess-player, and the human race is the opponent to whom he proposes to give check-mate. His successes depend as much on the qualities in which he is deficient as on the talents which he Neither pity nor alpossesses. lurement, nor religion, nor **at**tachment to any idea whatsoever, could turn him aside from his principal direction. He is for his self-interest what the just man should be for virtue; if the end good, his perseverance would be noble.

Every time that I heard him speak, I was struck with his superiority; yet it had no similitude to that of men instructed and cultivated by study or society, such as those of whom France and England can furnish examples. But his discourse indicated a fine perception of circumstances, such as the sportsman has of the game which he pur-

Sometimes he related the sues. political and military events of his life in a very interesting manner; he had even somewhat of Italian imagination in narratives which allowed of gaiety. Yet nothing could triumph over my invincible aversion for what I perceived in him. I felt in his soul a cold, sharp-edged sword, which froze the wound that it inflicted; I perceived in his understanding a profound irony, from which nothing great or beautiful, not even his own glory, could escape; for he despised the nation whose suffrages he wished, and no spark of enthusiasm was mingled with his desire of astonishing the human race.

It was in the interval between the return of Buonaparté and his departure for Egypt, that is to say, about the end of 1797, that I saw him several times at Paris; and never could I dissipate the difficulty of breathing which I experienced in his presence. I was one day at table between him and the abbé Sieyes :- a singular situation, if I had been able to foresee what afterwards happened. examined the figure of Buonaparté with attention; but whenever he discovered that my looks were fixed upon him, he had the art of taking away all expression from his eyes, as if they had been turned into marble. His countenance was then immovable, except a vague smile which his lips assumed at random, to mislead any one who might wish to observe the external signs of what was passing within.

The abbé Sieyes conversed during dinner unaffectedly and fluently, as suited a mind of his

degree of strength. pressed himself concern father with a sincers " He is the only man," " who has ever united !! perfect precision in the tions of a great financial imagination of a poet eulogium pleased me, b characterized him. Bus who heard it, also said liging things concerning ther and me; but like takes no interest in i whom he cannot make the accomplishment of ends.

His figure, at that and pale, was rather he has since grown for does not become hun; scarcely tolerate a charac inflicts so many suffi others, if we do not be be a torment to the pe self. As his stature is his waist very long, he to much more advanhorseback than on foot. respect it is war, and 🙃 which suits him. His m society are constrained timidity; he has an air 🏓 rity when he is at his en disdain when he is not suits him best, and acc he indulges in it withous

By a natural vocation regal office, he already trifling questions to all presented to him. Are ried? was his question the guests. How many have you? said he to How long is it since you When do you set out? Interrogations of a similar which establish the super

CHARACTERS, &c.

puts them over those nit to be thus questioned. dy took delight in the mbarrassing, by saying ble things;—an art which nce reduced into a sysne has every other mode tating men by degrading it this epoch, however, desire to please, for he to his own thoughts the overturning the Direcsubstituting himself in but in spite of this dewould have said that, e prophet, he cursed inly, though he intended

nim one day approach a dy distinguished for her ner wit, and the ardour inions. He placed himght before her, like the the German generals, to her, " Madam, I : women to meddle with " You are right, geeplied she; "but in a where they lose their is natural for them to know the reason." Buonade no answer. He is 10 is calmed by an effectance; those who have s despotism deserve to ed as much as he him-

Directory gave general rté a solemn reception, several respects should lered as one of the most t epochs in the history volution. The court of ce of the Luxembourg sen for this ceremony. would have been large o contain the multitude attracted: all the win-

dows and all the roofs were crowded with spectators. The five directors, in Roman costume, were seated on a platform at the further end of the court, and near them the deputies of the two councils, the tribunals, and the institute. Had this spectacle occurred before the subjugation of the national representation to military power on the 18th Fructidor, it would have exhibited an air of grandeur: patriotic tunes were played by an excellent band; banners served as a canopy to the Directors, and these banners brought back the recollection of great victories.

Buonaparté arrived, dressed very simply, followed by his aides-de-camp, all taller than himself, but nearly bent by the respect which they displayed to In the presence of whatever was most distinguished in France, the victorious general was covered with applauses: he was the hope of every one: republicans, royalists, all saw the present or the future in the support of his powerful hand. Alas! of the young men who then cried, "Long live Buonaparté!" how many has his insatiable ambition left alive?

M. de Talleyrand, in presenting Buonaparté to the Directory, called him "the liberator of Italy, and the pacificator of the continent." He assured them that "general Buonaparté detested luxury and splendor, the miserable ambition of vulgarsouls, and that he loved the poems of Ossian, particularly because they detach us from the earth." The earth would have required nothing better, I think, than to let

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him detach himself from its con-Buonaparté himself then spoke with a sort of affected negligence, as if he had wished to intimate, that he bore little love to the government under which he was called to serve.

He said that for twenty centuries royalty and feudality had governed the world, and that the peace which he had just concluded was the era of republican government. "When the happiness of the French," said he, " shall be established upon better organical laws, all Europe will be free." I know not whether by the organical laws of freedom he meant the establishment of his absolute power. However that might be, Barras, at that time his friend, and president of the Directory, made a reply which supposed him to be sincere in all that he had just said, and concluded by charging him specially

with the conquest of England, a

mission rather difficult.

Nothing was better calculated to produce a striking effect on the mind than the Egyptian war; and though the great naval victory gained by Nelson near Aboukir, had destroyed all its possible advantages, letters dated from Cairo, orders issuing from Alexandria to penetrate to Thebes, on the confines of Ethiopia, increased the reputation of a man who was not now within sight, but who at a distance seemed an extraordinary phenomenon. He put at the head of his proclamations, "Buonaparté, Commander-in-chief, and Member of the National Institute;" whence it was concluded, that he was a friend to knowledge, and a protector of letters; but the security which be these qualities was not than his profession of medan faith, followed l cordat with the pope. already beginning to im Europe by a system o tricks, convinced, as he the science of life consi in the manœuvres of Buonaparté is not a 1 but also a system; and right, the human spec no longer be what God it. He ought therefo examined like a great the solution of which portance to meditation out all ages.

Buonaparté, in reduc thing to calculation, ciently acquainted with of the nature of man w not obey the will, to fe cessity of acting upon gination; and his two terity consisted in the 8 zling multitudes and of (individuals.

His conversation with in the pyramid of th could not fail to encha risians, for it united the lities by which they easily captivated; a ce of grandeur and of mo gether. The French l moved and to laugh moved: quackery is the and they aid willingly in themselves. provided themselves. lowed, while they act to show hy some witti they are not so.

Buonaparté, in the made use of the ories "Glory to Allah," " there is no true God net is his prophet. stolen by the wicked dust in his mouth." t spoken," said the e the most learned of ."—" I can cause a ire to descend from ontinued Buonaparté, t it upon the earth." rt the mightiest capd the musti, "whose wer of Mahomet hath ahomet, however, did Sir Sidney Smith ing, by his brilliant successes of Buona-

Jean d'Acre.

poleon, in 1805, was ; of Italy, he said to thier, in one of those en he talked of every e might try his ideas people; "This Sidnade fortune fail me d'Acre; my purpose out from Egypt, proistantinople, and ars by marching back This failure, ide at the time a very Whatever earance. might be, gigantic prises which followed aparté found means everses in Egypt pass s; and although his had no other result i of the fleet, and the of one of our finest was called the Cone East.

te, availing himself of the enthusiasm of or military glory, asir self-love with his well as with his degradually took poshe place which the

revolution occupied in every head, and attached to his own name that national feeling, which had aggrandized France in the eyes of

foreigners.

Two of his brothers, Lucien and Joseph, had seats in the Council of Five Hundred; and both in their different lines had enough of intellect and talent to be eminently useful to the general. watched for him over the state of affairs, and when the moment was come, they advised him to return The armies had been to France. beaten in Italy, and were for the most part disorganized through the misconduct of the administra-The Jacobins began to show themselves once more; the Directory was without reputation and without strength. Buonaparte received all this intelligence in Egypt, and after some hours of solitary meditation, he resolved This rapid and certo set out. tain perception of circumstances is precisely what distinguishes him, and opportunity has never offered itself to him in vain. has been frequently repeated, that on departing then, he deserted his army. Doubtless, there is a species of exalted disinterestedness, which would not have allowed a warrior to separate himself thus from the men who had followed him, and whom he left in distress. But Buonaparte ran such risks in traversing the sea, covered with English vessels; the design which summoned him to France was so bold, that it is absurd to treat his departure from Egypt as cowardice. being must not be attacked declamations: with common every man, who has produced a great

great effect on other men, to be judged, should be examined tho-

roughly.

A reproach of a much graver nature is the total want of humanity which Buonaparte manifested in his Egyptian campaign. Whenever he found any advantage in cruelty, he indulged in it, and yet his despotism was not sanguinary. He had no more desire to shed blood, than a reasonable man has to spend money without need. But his ambition was, in his nomenclature, necessity; and when this ambition was concerned, he did not for a moment allow himself to hesitate to sacrifice others to himself. What we call conscience, was in his eyes only the poetical name of cozenage.

Different accounts have been given of the manner in which the revolution of the 18th Brumaire The point of was accomplished. chief importance is, to observe on this occasion the characteristical traits of the man, who has been for nearly fifteen years the master of the continent of Europe. He repaired to the bar of the Council of Ancients, wished to draw them into his views by addressing them with warmth and dignity: but he cannot express himself in connected discourse; it is only in conversation that his keen and decisive spirit shows itself to advantage. Besides, as he has no true enthusiasm on any subject, he is never eloquent but in abuse; and nothing was more difficult for him than to confine himself in his address to that kind of respect which is due to an assembly whom we wish to convince. He

attempted to say to the of Ancients, "I am to war and of fortune, for But he used these pomp from mere embarrassme their place would rather "You are all a pack of and I will have you she do not obey me."

On the 19th Brumaire to the Council of Five ! his arms crossed, with gloomy air, and followe tall grenadiers, who prot shortness of his stature. puties, who were named. uttered violent exclamati they saw him enter the l tunately for him his bro cien was president at t it was in vain that he rang to re-establish order; traitor and usurper n from every quarter; as the members, a country Buonaparte, the Corsica approached the gener shook him violently by t of his coat. It has be posed, but without ress he had a poignard to His action, however, Buonaparte, who said to nadiers by his side, as h head drop over the she one of them, "Get me The grenadiers him away from among the ties who surrounded hi bore him from the hall open air. He was no so than his presence of a turned. He instantly on horseback, and passir

wished should be done. In this situation, as

the ranks of his grenadic

determined them to '

thers, it has been observed that Buonaparte could be thrown into **confusion**, when another danger **Than** that of war was set before **Thim**; whence some persons have **zidiculously** enough inferred that The was deficient in courage. **Exardihood** surely cannot be demied; but as he is nothing, not even brave, in a generous manmer, it follows that he never ex**poses** himself but when it may be He would be advantageous. much vexed at the prospect of being killed, for that would be a **reverse**, and he wishes to be successful in every thing; he would likewise be vexed at it, because death is disagreeable to the imagination: but he does not hesitate - to hazard his life, when, according to his views, the game, if I may be allowed the expression, is worth the risk of the stake.

After general Buonaparte lest - the hall of the Five Hundred, the deputies opposed to him were vehement in demanding, that he - should be put out of the protec-= tion of the law; and it was then that his brother Lucien, president of the assembly, did him an eminent service by refusing, in spite of all the solicitations with which he was urged, to put that proposition to the vote. If he had consented, the decree would have passed, and no one can tell what impression it might yet have produced on the soldiers. ten years they had uniformly abandoned such of their generals as the legislative power had proscribed; and although the national representation had lost its character of legality by the 18th Fructidor, the similarity of words often prevails over the diversity of Vol. LXI.

things. Buonaparte hastened to send an armed force to bring Lucien in safety out of the hall: as soon as he was gone, the grenadiers entered the orangery, where the deputies were assembled, and drove them away by marching from one extremity of the hall to the other, as if there had been nobody present. The deputies, driven against the wall, were forced to escape by the window into the gardens of St. Cloud with their senatorial robes. The representatives of the people had been already proscribed in France; but it was the first time since the Revolution that the civil power had been rendered ridiculous in presence of the military; and Buonaparte, who wished to establish his dominion on the degradation of bodies, as well as on that of individuals, enjoyed his success in destroying at the very outset the dignity of the deputies. From the moment that the moral force of the national representation was annihilated, a legislative body, whatever it might be, was in the eyes of the military a mere assemblage of five hundred men, much less strong and active than a battalion of the same number; and they have since been always ready, at the command of their chief, to correct diversities of opinion like faults in discipline.

In the committees of the Five Hundred, Buonaparte, in presence of the officers of his suite and some friends of the Directory, made a speech, which was printed in the journals of the day. It contains a remarkable comparison, which history ought to store up. "What have they done," said he, speaking of the directors,

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with that France which I left to them so brilliant? I left them peace, and I find war at my return; I left them victories, and I find defeats. What, in short, have they done with the hundred thousand Frenchmen, all of them my acquaintances and my companions in arms, who are now no more?" Then all at once concluding his harangue, in a calm tone he added, " This state of things cannot last; it would lead us in three years to despotism." He took upon himself the charge of hastening the accomplishment of his prediction.

The first symptoms of tyranny cannot be watched too carefully; for when once it has grown up to a certain point, it can no longer be stopped in its career. A single man enchains the will of a multitude of individuals, the greater part of whom, taken separately, would wish to be free, but who nevertheless submit because they dread one another, and dare not communicate their thoughts freely. A minority not very numerous is often sufficient to resist in succession every portion of the majority which is unacquainted with its own strength.

In spite of the differences of time and place, there are points of resemblance in the history of all nations who have fallen under the yoke. It is generally after long civil troubles that tyranny is established, because it offers the hope of shelter to all the exhausted and timorous factions. Buonaparte said of himself with reason, that he could play admirably upon the instrument of power. In truth, as he is attached to no principles, nor restrained by any

obstacles, he presents himself it the arena of circumstances list wrestler, no less supple than > gorous, and discovers at the test glance the points in every an or association of men, which me promote his private designs. He scheme for arriving at the domnion of France rested upon three principal bases,-to satisfy ment interests at the expense of the virtues, to deprave public ornion by sophisms, and to give 'E nation war for an object instead We shall see him of liberty. follow these different paths we uncommon ability. The French alas! seconded him only too well yet it is his fatal genius who should be chiefly blamed, for an arbitrary government had a all times prevented the nation from acquiring fixed ideas upon any subject, Buonaparte set 18 passions in motion without baving to struggle against its principle. He had it in his power to do honour to France, and to establish himself firmly by upright institutions: but his contempt of the human race had quite dried 📭 his soul, and he believed that there was no depth but in the region of evil.

We have already seen him decree a constitution, in which there existed no securities. Besides, he took great care to leave the laws that had been published during the revolution unrepealed, that he might at his pleasure so lect from this accursed arsend the weapon which suited him. The extraordinary commissions the transportations, the bandiments, the slavery of the presented arsend the measures unfortunately introduced in the name of liberty.

extremely useful to tyranny. he employed them, he alas a pretext, sometimes is of state, sometimes the cy of the conjuncture, imes the activity of his adies, sometimes the necesof maintaining tranquillity. is the artillery of the phrases ich absolute power is del. for circumstances never an end; and in proportion traint by illegal measures is sed, the disaffected bewhich more numerous, to justify the necessity of cts of injustice. The estaent of the sovereignty of always deferred till tow, a vicious circle of rea-; which it is difficult to for liberty will scarcely mitted till that public spirit I which can result only he enjoyment of liberty. constitution gave Buonatwo colleagues: he chose ingular sagacity, for his asconsuls, two men, who of no use but to disguise ity of his despotism: the as Cambacérès, a lawyer at learning, who had been t in the convention to bend dically before terror; the Lebrun, a man of highly sted mind and highly pomanners, who had been d under the chancellor Mauunder that minister, who, ed with the degree of arbipower which he found in onarchy as it then existed, substituted for the parliaof France one named by Cambacérès was reter of Buonaparte to the

revolutionists, Lebrun to the royalists: both translated the same text into two different languages. Thus two able ministers were charged with the task of adapting the old system and the new to the mixed mass of the third. one, a great noble who had been engaged in the revolution, told the royalists, that it was their interest to recover monarchical institutions, at the expense of renouncing the ancient dynasty. The other, who, though a creature of the era of disaster, was ready to promote the re-establishment of courts, preached to the republicans the necessity of abandoning their political opinions, in order to preserve their places. Among these knights of circumstances, the grand master Buonaparte could create such conjunctures as he desired; while the others manœuvred according to the wind with which the genius of the storms had filled their sails.

The political army of the First Consul was composed of deserters from the two parties. The royalists sacrificed to him their fidelity to the Bourbons; the patriots, their attachment to liberty: so that no independent style of thinking could show itself under his dominion; for he was more willing to pardon a selfish calculation than a disinterested opinion. It was by the bad side of the human heart that he hoped to gain possession of it.

Buonaparte took the Tuileries for his abode: and even the choice of this residence was a stroke of policy. It was there that the king of France was accustomed to be seen; circum-

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stances connected with monarchy were there presented to every eye; and the very influence of the walls on the minds of spectators was, if we may say so, sufficient for the restoration of regal power. Towards the concluding days of the last century, I saw the First Consul enter the palace built by our kings; and though Buonaparte was still very far from the magnificence which he afterwards displayed, there was visible in all around him an eagerness to vie in the courtier arts of oriental servility, which must have persuaded him that it was a very easy matter to govern the earth. When his carriage arrived in the court of the Tuileries, his valets opened the door and put down the steps with a violence which seemed to say, that even inanimate substances were insolent when they retarded his progress for a moment. He neither looked at, nor thanked any person, as if he were afraid of being thought sensible to the homage which he required. he ascended the staircase in the midst of the crowd which pressed to follow him, his eyes were not fixed on any object or any person in particular. There was an air of vagueness and want of thought in his physiognomy, and his looks expressed only what it always becomes him to showindifference to fortune, and disdain for men.

One circumstance, which was singularly favourable to the power of Buonaparte, was, that he had nothing but the mass of the nation to manage. All individual existence had been annihilated by ten years of tumult, and no-

thing acts upon a people like mlitary success: to resist this me clination on their part, instead of profiting by it, a great strength d reason is requisite. Nobous # France could believe his utation secure; men of all classes, whether ruined or enriched, benished or recompensed, found themselves, if I may say so, our by one alike in the hands of Thousands of Frenchpower. men were upon the list of cogrants, thousands more had asquired national domains; thossands were proscribed as pros or nobles; and thousands of others feared to be so for ther revolutionary deeds. Buonaparts who constantly marched between two opposite interests, took cart not to terminate these inquietuds by fixed laws, which would enable every man to know his rights. To this or that man he gave back his property; from this or that other he took it away for ever. A decree concerning the restitution of woods reduced one man to mi sery, while another recovered more than he had originally possessed. Sometimes he restored the estate of the father to the son, or that of the elder brother to the younger, according as be was satisfied or dissatisfied with their attachment to his person. There was not a Frenchman who had not something to ask of the government; and that something was life: for favour then consisted, not in the frivolous plessure which it can impart, but it the hope of revisiting the land in which he was born, and of recovering a part at least of what he The First Cononce possessed. sul had reserved to himself, under

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some pretext or other, the power of disposing of the lot of all and of every one. This unheard-of state of dependance excuses in a great measure the nation. universal heroism to be expected; and was there not need of hero-**15m** to run the risk of the ruin and the banishment which impended over all, and which might fall by the application of a decree. A singular concurrence of circumstances placed the laws of the period of terror, and the military force created by republican enthusiasm, at the disposal of one man. What an inheritance for an able despot!

Two very different plans of conduct presented themselves to Buonaparte when he was crowned emperor of France. He might confine himself to the barrier of the Rhine and the Alps, which Europe did not dispute with him after the battle of Marengo, and render France, thus enlarged, the most powerful empire in the world. The example of constitutional liberty in France would have acted gradually, but with certainty, on the rest of Europe. It would no longer have been said that freedom is suitable only for England, because it is an island; or for Holland, because it is a plain; or for Switzerland, because it is a mountainous country; and a continental monarchy would have been seen flourishing under the shadow of the law, than which there is nothing more holy upon earth, except the religion from which it emanates.

Many men of genius have exerted all their efforts to do a little good, and to leave some traces of their institutions behind them. Destiny, in . Its prodigality towards Buonaparte, put into his
hands a nation at that time containing forty millions of men, a
nation whose amiable manners
gave it a powerful influence on
the opinions and taste of Europe.
An able ruler, at the opening of
the present century, might have
rendered France happy and free
without any effort, merely by a
few virtues. Napoleon is guilty
not less for the good which he
has not done, than for the evils
of which he is accused.

In short, if his devouring activity felt itself straitened in the finest monarchy in the world; if to be merely emperor of France was too pitiful a lot for a Corsican, who, in 1790, was a subaltern, he should at least have stirred up Europe by the pretext of some great advantages to her-The re-establishment Poland, the independence Italy, the deliverance of Greece, were schemes that had an air of grandeur; states might have felt an interest in the revival of other states. But was the earth to be inundated with blood, that prince Jerome might fill the place of the Elector of Hesse; and that the Germans might be governed by French rulers, who took to themselves fiefs of which they could scarcely pronounce the titles, though they bore them; but on the revenues of which they easily laid hold in every language? Why should Germany have submitted to French influence? This influence communicated no new knowledge, and established no liberal institutions within her limits, except contributions and conscriptions still heavier

heavier than all that had been imposed by her ancient masters. There were, without doubt, many reasonable changes to be made in the constitutions of Germany; all enlightened men knew it; and for a long time accordingly they had shown themselves favourable to the cause of France, because they hoped to derive from her an improvement of their own condi-But without speaking of tion. the just indignation which every people must feel at the sight of foreign soldiers in their territory, Buonaparte did nothing in Germany but with the view of establishing there his own power and that of his family: was such a nation made to serve as a footstool to his vanity? Spain too could not but reject with horror the perfidious means which Buonaparte employed to enslave her. What then did he offer to the Empires which he wished to subjugate? Was it liberty? Was it strength? Was it riches? No; it was himself, always himself, with whom the world was to be regaled in exchange for every earthly blessing.

The Italians, in the confused hope of being finally united in one state; the unfortunate Poles, who implore hell as well as heaven that they may again become a people, were the only nations who served the emperor volunta-But he had such a horror for the love of liberty, that; though he needed the Poles as auxiliaries, he hated in them the noble enthusiasm which CORdemned them to obey him. man, so able in the arts of dissimulation, could not avail himself even hypocritically of the pa-

triotic sentiments from which he might have drawn so many resources; he could not handle such a weapon, and he was aways afraid lest it should be she vered in his hand. At Posen the Polish deputies came to ofer him their fortunes and their lives for the re-establishment of Pe-Napoleon answered the with that gloomy voice, and the hurried declamation, which have been remarked in him when under constraint, consisting of a few words about liberty, well or in put together, which cost has such an effort that it was the only lie which he could not pronounce with apparent ease. Even when the applauses of the people were in his favour, the people were still disagreeable to him. instinct of despotism made his raise a throne without foundation, and forced him to fail in what was his vocation here below, the cotablishment of political reform.

The means of the Emperor to enslave Europe were audacity in war and craft in peace. He signed treaties when his enemies were half beaten, that he might not drive them to despair, but yet weaken them so much, that the axe which remained in the trunk of the tree might cause it at length to perish. He gained some friends among the old sovereigns by showing himself in every thing the enemy of free-Accordingly, it was the dom. nations who finally rose up against him; for he had offended them more even than kings. Yet it is surprising still to find partisans of Buonaparte elsewhere than among the French, to whom he at less gave victory as a compensation

for

▶ **Example 2** ► Clespotism. His partisans esially in Italy, were in general ands of liberty, who had erromakes a state of themselves with mining it from him, and who still prefer any great event • **Lee dejection** into which they without wishing **enter** upon the interests of foremers, of which we have demined not to speak, we may ture to affirm, that the partibenefits conferred by Buo-Parte, the high roads necessary his projects, the monuments Descrated to his glory, some ains of the liberal institutions the Constituent Assembly, of hich he occasionally permitted application out of France, as the improvement of juris-Prudence and public education, the encouragements given to sciences: all these benefits, sirable as they might be, could t compensate for the degrading Soke which weighed down the Seneral character. What supeor genius has been developed Turing his reign, or will be deveoped for a long time to come, in countries where he ruled? If be had desired the triumph of a virtuous and discreet liberty, energy would have been displayed on every side, and a new impulse would have animated the civilized world. But Buonaparte has not procured for France the friendship of a single nation. He has made up marriages, rounded and united provinces, new-modelled geographical maps, and counted souls, in the manner since received, to complete the dominions of princes; but where has he implanted those political principles which are the ramparts, the

treasures, and the glory of Eland? those institutions whare invincible after a duration even ten years; for they have that time produced so much I piness, that they rally all citizens of a country in their fence?

The two principal caused Napoleon's power in France we above all, his military glory, the art with which he resulting the resulting without attack those selfish passions to what the revolution had given by But every thing was not included in these two problems.

It is pretended that, in disc sions in the council of state, poleon displayed a universal gacity. I have some doubt the ability ascribed to a man is all-powerful; we plain pe in private life earn our celeb at a much dearer rate. On not, however, master of Eur fifteen years, with having a piercing view of and things. But there was in mind of Buonaparte an inco rence, which is a marked feat of those who do not range t thoughts under the law of d The power of commanding been given by nature to Buc parte; but it was rather beca other men did not act upon l than because he acted u them, that he became their n The qualities of which was destitute served his purp as well as the talents he possess

and he made himself obey

only by degrading those whon

the pation, is admirable: the state of torpor in which he left it can scarcely be conceived. The multitude of men of talents whom he employed is extraordinary; but the characters whom he debased have done more harm to the cause of liberty than the service that could be rendered to it by all the powers of intelligence. To him, above all, may be applied the fine image of despotisin, in the "Spirit of Laws;" "he cut up the tree by its roots to obtain its fruit," and perhaps he has

even dried up the soil.

In a word, Buonaparte, the ablute master of eighty millions of men, and meeting nowhere with opposition, knew neither how to found a single institution in the state, nor durable power for himself. What then was the destructive principle which haunted his triumphal steps? What was it?—the contempt of mankind, and consequently of all the laws, all the studies, all the establishments, and all the elections of which the basis is respect for the human race. Buonaparte was intoxicated with the vile draught of Machiavelism; he resembled in many respects the Italian tyrants of the fourteenth and fifteenth centuries; and as he had read but little, the natural tendency of his character was not counteracted by the effect of informa-The middle ages being the most brilliant era in the history of the Italians, many of them have but too much respect for the maxims of government at that period, and those maxims were all collected by Machiavel.

A general principle, whatever it might be, was displeasing to

Buonaparte, as a thing foolish of hostile. He listened only to be considerations of the money. and examined things merely with a view to their immediate utility. for he would have wished to state the whole world in an annuity of his own life. He was not sanguinary, but indifferent respecing them but as a means of altaining his end, or as an obstacle to be removed out of his was. He was even less trascible the he often scemed to be: 🗠 wished to terrify by his words, in order to spare himself the at by the threat. Every thing with him was means, or end; nothing involuntarily was to be found either in good or evil. It is pretended that he said, " I have so many conscripts to expend by the year;" and it is probable that be held that language; for Buons parte had contempt enough for his hearers to delight in a kind of sincerity which is nothing less than impudence.

He never believed in exalted centiments, either in individuals or in nations; he considered the expression of these sentiments # hypocrisy. He believed that 🖿 held the key of human nature by fear and by hope, skilfully presented to the selfish and the bitious. It must be allowed that his perseverance and activity were never slackened in behalf of the slightest interests of despotism; but it was that very despotemwhich was destined one day to fall upon his head. An anecdote, in which I happened to have some share, may give an additional ide of the system of Buonaparte relative to the art of governing-

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e duke of Melzi, who was me time vice-president of lisalpine republic, was one most distinguished characwhich Italy, so fertile in production, has brought

Born of a Spanish mother, n Italian father, he blended lignity of one nation with vacity of the other; and I ot sure whether even in e, a man could be cited remarkable for his powers wersation, and for the more tant and essential talent of ng and appreciating all who acted a political part rope. The First Consul bliged to employ him, be-

he had the greatest influver his fellow-citizens, and se his attachment to his ry was unquestioned. Buote did not like to make use in who were disinterested, whose principles, whatever might be, were not to be n; he was therefore contir circumventing Melzi, in to corrupt him.

ving caused himself to be sed king of Italy, in 1805, aparte went to the legislaody of Lombardy, and ined the assembly that he had mention of giving a conble estate to the duke of i, as a testimony of public ude towards him: this, he l, would render him unpo-

I, would render him unpoBeing then at Milan, I
that same evening M. de
i, who was quite in despair
perfidious trick that Napohad played him, without
g given him the slightest
ing. As Buonaparte would
been irritated by a refusal, I

advised M. de Melzi to appropriate instantly to a public establishment the revenues with which he was thus overwhelmed. He followed my advice, and the next day, walking with the emperor, he told him that such was his intention. Buonaparte, seizing him by the arm, exclaimed, "This, I would wager is an idea of Madame de Staël; but take my advice, and do not give into the romantic philanthropy of the eighteenth century; there is only one thing to do in this world: that is to get continually more money, and more power; all the rest is chimerical." Many people will say that he was right; I think, on the contrary, that history will show that by establishing this doctrine, by setting men loose from the ties of honour, every where but on the field of battle, he prepared his partisans to abandon him, according to his own precepts, when he should cease to be the strongest; and indeed he may well boast of having met with more disciples faithful to his system, than adherents devoted to his misfortunes. consecrated his policy by fatalism, the only religion suitable to this devotedness to fortune; and his prosperity constantly increasing, he ended by making himself the high-priest and idol of his own adoration, believing in himself, as if his desires were presages, and his designs oracles.

The duration of the power of Buonaparte was a perpetual lesson of immorality. If he had always succeeded, what should we have been able to say to our children? There would have been left, it is true, the solace of religious re-

signation;

signation; but the mass of the inhabitants of the world would have sought in vain to discover the intentions of Providence in human affairs.

Nevertheless, in 1811, Germans still called Buonaparte the man of fate, and the imagination even of some Englishmen was dazzled by his extraordinary talents. Poland and Italy still hoped for independence from him, and the daughter of the Cæsars had become his consort. signal honour caused him a transport of joy, foreign to his nature; and for some time it might be believed that his illustrious partner would change the character of the man with whom destiny had connected her. Even at this time, Buonaparte wanted but one good sentiment to have become the greatest monarch upon earth; either that of paternal affection, which induces men to take care of the inheritance of their children; or pity for the French who rushed to death for him whenever he gave the signal; or equity towards foreign nations gazed at him with wonder; or, in short, that kind of prudence natural to every man, towards the middle of life, when he sees the approach of the vast shadows by which hemust soon be enveloped: one virtue, one single virtue would have sufficed to have fixed all human prosperity on the head of Buonaparte. But the divine apark dwelt not in his heart.

I was at Moscow exactly a month before Napoleon's army entered its walls; and I did not dare to remain but a very short time, fearing its immediate approach. When walking on the

top of the Kremlin, the the ancient Czars, whi mands the vast capital and its eighteen hundred I thought it was the loss naparte to see empires 🦚 as Satan offered them to viour. But it was wh remained nothing more to conquer in Europe, seized upon him, and fall with as much rapid had risen. Perhaps he learned, that whatever the events in the earlie there is a potency un vitt always re-appears at the of the tragedy; as, as ancients, the knot was a god, when the action thy of his intervention.

Buonaparte performed ther the nation performed a miracle: notwithstant immense losses in Russ army was created in three months, which was march into Germany, and battles anew. It was the demon of pride and 🗐 possession of Buonapart a manner, that reasoning on his own interest, can explain the motives of duct: it was at Dresdon mistook the last appariti tutelary genius.

The Germans, long is rose at length against the who occupied their that national pride, the great of human nature, again ditself among the sons many. Buonaparte taught what becomes who have been constructed; and that, whater voluntary, is destroyed.

e of fortune. The so-Germany fought with dity of soldiers; and s if the Prussians and ce king were animated tembrance of the perlt offered some years

Buonaparte to their

nd virtuous queen. eration of Germany ' een the object of the he emperor of Russia. French were repulsed country, he devoted his cause, not only as n, but as a general; eral times exposed his the character of a moded by his courtiers, of an intrepid soldier. slcomed her deliverers, d that house of Orange, ces are now, as heredefenders of inde-

and the magistrates of Vhatever was the inthis period of the ctories in Spain, we c elsewhere of lord i; for we must pause ie; we cannot take an

notice of it. rte returned to Paris; t this moment France been saved. Five f the Legislative As-Gallois, Raynouard, s, Maine de Biran, asked for peace at the ir lives. Each of those ght be designated by ar merit; and the last ed, Lainé, perpetuates by his conduct and remembrance of an ch alone would suffice my character. If the joined with the five

members of the legislative body, and the generals had supported the Senate, France would have been the disposer of her own fate; and whatever course she had taken, she would have remained France. But fifteen years of tyranny subvert every idea, and change every sentiment; the very men who would expose so nobly their lives in war, are not aware that the same courage, and the same honour, command resistance in the civil career to the enemy of all despotism.

Buonaparte answered the deputation of the Legislative Body with a kind of concentrated fury; he expressed himself ill, but his pride was seen to pierce through his confused language. He said "that France wanted him more than he wanted France;" forgetting that it was himself who had reduced her to that state. He added, "that a throne was but a piece of wood, upon which a carpet was spread, and that all depended on the person by whom it was occupied." In short, he continued to appear intoxicated with himself. A singular anecdote, however, might lead us to believe that he was already struck with that stupor which seems to have taken possession of his character during the last crisis of his political life. A person worthy of credit told me, that, conversing with him alone, the day before his departure for the army, in the month of January, 1814, when the allies had already entered France, Buonaparte confessed in this private interview that he did not possess the means of resisting; they discussed the question, and Buonaparte showed

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France absorbed thought. I said Lavalette, whom I me the hour when this resounding around us is an end of liberty, if I triumph, and of nati pendence, if he be

The event has, I think much justified this sad |

him, without reserve, the worst side of things; and, what will scarcely be believed, he fell asleep while talking on such a subject, without any preceding fatigue that could explain so singular an apathy. This did not prevent his displaying an extreme activity in his campaign of 1814; he suffered himself, no doubt, to be misled by a presumptuous confidence; and, on the other hand, physical existence, through enjoyments and facilities of all kinds, had gained possession of this man, formerly so intellectual. His soul seemed in some sort to have become gross along with his body. His genius now pierced only at intervals through that covering of egotism which a long habit of being considered every thing had made him acquire. He sunk under the weight of prosperity, before he was overthrown by misfortune.

No, never shall I forget the moment when I learned from one of my friends, on the morning of the 6th of March, 1815, that Buonaparte had disembarked on the coast of France: I had the misfortune to foresee instantly the consequences of that event, such as they have since taken place, and I thought that the earth was about to open under my feet. For several days after the success of this man, the aid of prayer failed me entirely, and, in my trouble, it seemed to me that the Deity had withdrawn from the earth, and would no longer communicate with the beings whom he had placed there.

I suffered in the bottom of my personal circumheart from stances; but the situation of

It was impossible to inexpressible irritation return, and during the of Buonaparte. back, all those who have quaintance with revolu the air charged with repeated notice of this to persons connected wi ment; but many am regarded the disquiett of liberty as relapsing still believing in the in the people, in the pow The most lutions. among the aristocrat that public affairs reg vernment only, and t indiscreet to interfere They could not be m derstand, that to be with what is passing in where the spirit of li ments, men in neglect no intelligenc different to no circums multiply their number vity, instead of wrapp selves up in a mysterio partisans of P were a thousand times formed on every thing servants of the king: Buonapartists, as wel master, were aware of portance every individ in a time of trouble. every thing depended

present those who are ce act more on public an government itself, consequently a better to the future.

nual dread had taken of my soul several re the disembarkation In the evening, beautiful buildings of were displayed by the e moon, it seemed to saw my happiness and nce, like a sick friend, le is the more amiable, is on the eve of leaving told that this terrible at Cannes, I shrunk certainty as before a but when it was no sible to escape that I was but too well it he would be at Paris night. The royalists ckery of this terror; it e to hear them say that was the most fortunate ble, because we should ieved from Buonaparté, ie two chambers would ecessity of giving the ute power, as if absor was a thing to be espotism, like liberty, l, it is never granted. sure that among the of every constitution, not have been some ed at the convulsion ht recall foreigners and m to impose an absonment on France.

ays were passed in the ate hopes of the royalist t last, on the 9th of were told that nothing n of the Lyons teleause a cloud had preding the communica-

I was at no loss to undertion. stand what this cloud was. went in the evening to the Tuileries to attend the king's levee; on seeing him, it seemed to me that, with a great deal of courage, he had an expression of sadness, and nothing was more affecting than his noble resignation at such a moment. going out, I perceived on the walls of the apartment, the eagles of Napoleon which had not yet been removed, and they seemed to me to have re-assumed their threatening look.

In the evening, in a party, one of those young ladies who, with so many others, had contributed to the spirit of frivolity which it was attempted to oppose to the spirit of faction, as if the one could contend against the other; one of these young ladies, I say, came up to me, and began jesting on that anxiety which I could not conceal: "What, Madam," said she to me, "can you apprehend that the French will not fight for their legitimate king against a usurper?" How, without committing one's self, could one answer a phrase so adroitly turned? But, after twenty-five years of revolution, ought one to flatter one's self that legitimacy, an idea respectable but abstract, would have more ascendency over the soldiers than all the recollections of their long wars? In fact, none of them contended against the supernatural ascendency of the genius of the African isles; they called for the tyrant in the name of liberty: they rejected in its name the constitutional monarch; they brought six hundred thousand foreigners into the bosom of France, to

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efface the humiliation of having seen them there during a few weeks; and this frightful day of the 1st of March, the day when Buonaparte again set foot on the soil of France, was more fertile in than any epoch of disasters

history.

I will not launch out, as has been but too much done, into declamations of every against Napoleon. He did what it was natural to do in endeavouring to regain the throne he had lost, and his progress from Cannes to Paris is one of the greatest conceptions of audacity that can be cited in history. But what shall we say of the culightened men who did not see the misfortunes of France and of the world in the possibility of his return? A great general, it will be said, was wanted to avenge the reverses experienced by the French army. In that case, Buonaparte ought not to have proclaimed the treaty of Paris; for if he was unable to re-conquer the barrier of the Rhine sacrificed by that treaty, what purpose did it answer to expose that which France was possessing in peace? But, it will be answered, the secret intention of Buonaparte was to restore to France her natural barriers. But was it not clear that Europe would penethat intention, that she would form a coalition to resist it, and that, particularly at the time in question, France was unable to resist united Europe? The congress was still assembled; and although a great deal of discontent was produced by several of their resolutions, was it possible that the nations would make choice of Buonaparte for their either to his friend on his physic

defender? Was it he who be oppressed them whom they come oppose to the faults of the princes? The people were me violent than the sovereigns in 🕮 war against Buonaparte, 🛋 France, on taking hun back 🖷 her ruler, necessarily brought 🕊 herself the hatred both of vernments and nations. be pretended that it was for a interest of liberty that they in called the man who had, durate fifteen years, shown himself me dextrous in the art of being master—a man equally violate and deceitful? People spoke his conversion, and there was not wanting believers in the miracle: less faith certainly required for the miracles # Mahomet. The friends of libert have been able to see in Bow parte only the counter-revolution of despotism, and the revival an old regime more recent, 💆 on that account more formulable for the nation was still conpletely fashioned to tyranny. 🕬 neither principles nor public vitte had had time to take Personal interests only, and M opinions, conspired for the n turn of Buonaparte, and of tho mad interests which were blinds in regard to their own danger and accounted the fate of Franci as nothing.

POPE.

From King's Anecdoles of kill own Times.

A man, who has contracted the pernicious habit of drinking drams, is conscious that he taking in a slow poison, and therefore he will never own

though it is visible to all his intance. Pope and I, with rd Orrery and Sir Harry gfield, dined with the late of Burlington. After the ourse Pope grew sick, and out of the room. When r was ended, and the cloth ed, my lord Burlington said ould go out, and see what ecome of Pope. And soon hey returned together. But who had been casting up aner, looked very pale, and ained much. My lord asked he would have some mulled or a glass of old sack, Pope refused. I told my surlington that he wanted a

Upon which the little expressed some resentment st me, and said he would aste any spirits, and that he red drams as much as I did. ver I persisted, and assured rd Burlington that he could olige our friend more at that t than by ordering a large of cherry-brandy to be set ; him. This was done, and s than half an hour, while rd was acquainting us with air which engaged our atn, Pope had sipped up all Pope's frame of randy. did not promise long life; he certainly hastened his by feeding much on highned dishes, and drinking 3.

SWIFT.

From King's Anecdotes.]

e last time I dined with Swift, which was about years before he fell into distemper which totally deprived him of his understanding, I observed, that he was affected by the wine which he drank, about a pint of claret. The next morning, as we were walking together in his garden, he complained much of his head, when I took the liberty to tell him (for I most sincerely loved him) that I was afraid he drank too much wine. He was a little startled, and answered, "that as to his drinking he had always looked on himself as a very temperate man; for he never exceeded the quantity which his physician had allowed and prescribed him." Now his physician never drank less than two bottles of claret after his dinner.

Doctor Swift was always persuaded that the archbishop of York had made impressions on Queen Anne to his disadvantage, and by that means had obstructed his preferment in England; and he has hinted this in his apology for the Tale of the Tub, and in other parts of his works; and yet my lord Bolingbroke, who must have been well informed of this particular, told me that he had been assured by the queen herself, that she never had received any unfavourable character of Dr. Swift, nor had the archbishop, or any other person, endeavoured to lessen him in her esteem. My Iord Bolingbroke added, that this tale was invented by the earl of Oxford to deceive Swift, and make him contented with his deanery in Ireland; which, although his native country, he always looked on as a place of banishment. If lord Bolingbroke had hated the earl of Oxford less, I should have been readily inclined to believe him.

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THE EEGENT DUKE OF ORLEANS.

[From King's Anecdotes.]

The duke of Orleans, who was regent of France during the minority of the present king Lewis the XVth, was most debauched in his life and abandoned in his morals. And yet he appeared to be a prince of great humanity, and a lover of public justice. When count Horn was sentenced to be broke on the wheel, duke D'Aremberg, and the whole family of Horn, applied to the regent for a pardon. But not succeeding in this attempt, and finding the regent inflexible, they requested that the Count's sentence might only be changed, and to avoid an ignominious death, which would be a lasting stain in the whole family, that he might have the favour of being beheaded. But this likewise the Regent refused, and made this answer: " count Horn is my relation as well as yours; but the infanty is not in the punishment, but in the crime." When the Prince of * * * solicited the Regent to pardon a murder, which he had committed, after having been pardoned for the same crime once or twice before; "I will pardon you," says the Regent, "but take notice and keep this in your memory, I will certainly pardon the man, who-ever he be, that kills you." This monitory had a proper effect, and put a stop to the barbarities of this Bourbon prince, who presumed that his quality of Prince of the blood was a licence for murder. These two answers of the Regent of France deserve to be written in letters of gold.

REPARTEE OF ATTERBUST.

[From King's Anecdotes.]

Atterbury, bishop of Rocher ter, when a certain bill wa brought into the House of Lord said among other things, " the he prophested last winter thub. would be attempted in the present session, and he was sorre find that he had proved a in prophet." My lord Coningship who spoke after the hishop, always spoke in a passion. 🌬 sired the house to remark, "the one of the right reverend set himself forth as a prophe but for his part he did not know what prophet to liken him to. 4 less to that furious prophet Bases who was reproved by his on ass." The bishop in a rep with great wit and calmness, posed this rude attack, concluing thus: " since the noble of hath discovered in our manner such a similitude, I am well co tent to be compared to the pri phet Balaam: but, my lords am at a loss how to make of the other part of the parallel! am sure that I have been reproved by nobody but his lordslap."

THE PRETENDER.

[From King's Anecdotes.]

September 1750, I received note from my lady Primor who desired to see me immediately. As soon as I waited her, she led me into her dree ing-room, and presented me ing-room, and presented me infind him there, I was still me astonished when he acquainter

The Pretender.

the motives which had im to hazard a journey at this juncture. The de of his friends who rile had formed a scheme was impracticable; but rit had been as feasible had represented it to no preparation had been was any thing ready to to execution. He was and therefore, after a condon of five days only, med to the place from e came. As I had some ersations with him here, ome years after held a correspondence with indeed by letters but by ers, who were occasionpatched to him; and as is intercourse I informed all particulars relating d of his whole conduct, public and private life, I ps as well qualified as in England to draw a acter of him; and I imtask on myself not only formation of posterity, the sake of many worthy whom I shall leave e, who are at present to his name, and who med their ideas of him blic report, but more bly from those great acwhich he performed in . As to his person, he well-made, but stoops owing perhaps to the laigue which he underwent porthern expedition. He madsome face and good I think his basts, which is time were commonly London, are more like LXI.

him than any of his pictures which I have yet seen; (*) but in a polite company he would not pass for a genteel man. He hath a quick apprehension, and speaks French, Italian, and English, the last with a little of a foreign accent. As to the rest, very little care seems to have been taken of his education. He had not made the belles lettres or any of the finer arts his study, which surprised me much, considering his preceptors, and the noble opportunities he must have always had in that nursery of all the elegant and liberal arts and But I was stal more science. astonished, when I found him unacquainted with the history and constitution of England, in which he aught to have been very early instructed. I never heard him express any noble or benevolent sentiments, the certain indications of a great soul and a good heart; or discover any sorrow or compassion for the misfortunes of so many worthy men who had suffered in his cause. + But the most

He came one evening to my lodgings and drank that with the sort servant, after he was gone, and to me, "that he thought my new visit of very like Prince Charles," "Why," said I, "have you ever seen Prince Charles?" "No, sir," replied the fellow, "but this gentleman, whiever he may be, exactly resembles the busts which are sold in Red-hon-street, and are said to be hasts of Prince Charles." The truth is, these busts were taken in plaster of Paris from his face.

+ As to his religion, he is certainly free from all bigotry and superstition, and would readily conform to the religion of the country. With the Catholics he is a Catholic; with the Van-

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most odious part of his character is his love of money, a vice which I do not remember to have been imputed by our historians to any of his ancestors, and is the certain index of a base and little mind. I know it may be urged in his vindication, that a prince in exile ought to be an economist. And so he ought; but nevertheless his purse should be always open, as long as there is any thing in it to relieve the necessities of his friends and adherents. King Charles the second, during his banishment, would have shared the last pistole in his pocket with his little family. But I have known this gentleman with two thousand Louis-d'ors in his strong box pretend he was in great distress, and borrow money from a lady in Paris, who was not in affluent circumstances. His most faithful servants, who had closely attended him in all his difficulties, were ill rewarded. Two Frenchmen, who had left every thing to follow his fortune who had been sent as couriers through half Europe, and executed their commissions with great punctuality and exactness, were suddenly discharged without any faults imputed to them, or any recompense for their past service. this spirit of avarice may be added his insolent manner of treating his immediate depend-

testants he is a Protestant; and, to convince the latter of his sincerity, he often carried an English Common Prayer-book in his pocket; and sent to Gordon (whom I have mentioned before), a nonjuring clergyman, to christen the first child he had by Mrs. W.

ants, very unbecoming a great prince, and a sure prognostic of what might be expected from him if ever he acquired soverego power. Sir J. Harrington, and colonel Goring, who suffered themselves to be imprisoned with him, rather than desert has, when the rest of his family and attendants fled, were afterward obliged to quit his service on account of his illiberal behavious. But there is one part of his chiracter, which I must particularly insist on, since it occasioned the defection of the most nowerful of his friends and adherents is England, and by some concurring accidents totally blusted his hopes and pretensions. When he was in Scotland, he had ! mistress, whose name is Watenshaw, and whose sister was # that time, and is still housekeeper at Leicester House. Some year after he was released from his prison, and conducted out of France, he sent for this gurl, who soon acquired such a dominion over him, that she was acquainted with all his schemes, and trusts with his most secret correspondence. As soon as this was known in England, all those persons of distinction, who were attached to him, were greatly alarmed, they imagined that this wench bad been placed in his family by the English ministers; and, consdering her sister's situation, they seemed to have some ground for their suspicion; wherefore they dispatched a gentleman to Park where the Prince then was, who had instructions to insist that Mrs. Walkenshaw should be : moved to a convent for a certsia term; but her gallant absoluted

CHARACTERS, &c.

to comply with this deand although Mr. M'Nahe gentleman who was him, who has a natural e, and an excellent uning, urged the most coisons, and used all the persussion to induce him with his mistress, and oceeded so far as to asn, according to his inis, that an immediate inin of all correspondence most powerful friends in and in short that the his interest, which was ly increasing, would be lible consequence of his yet he continued inand all M'Namara's inand remonstrances were al. M'Namara staid in ne days beyond the time ed him, endeavouring to ne Prince into a better but finding him obstiersevere in his first antook his leave with con-. indignation, saying, as d out, "what has your lone, Sir, thus to draw e vengeance of heaven y branch of it through so es?" It is worthy of reat in all the conferences I'Namara had with the n this occasion, the latter , that it was not a vioion, or indeed any partiegard, which attached

ieve he spoke truth when he ie had no esteem for his nortress, although she has been nion for so many years. She egance of manners: and as both contracted an odious drinking, so they exposed

him to Mrs. Walkenshaw, and that he could see her removed from him without any concern; but he would not receive directions in respect to his private conduct from any man alive. When M'Namara returned to London, and reported the Prince's answer to the gentlemen who had employed him, they were astonished and confounded. However, they soon resolved on the measures which they were to pursue for the future, and determined no longer to serve a man who could not be persuaded to serve himself, and chose rather to endanger the lives of his best and most faithful friends, than part with an harlot, whom, as he often declared, he neither loved nor esteemed. If ever that old adage Quos Jupiter vult perdere, &c. could be properly applied to any person, whom could it so well fit as the gentleman of whom I have been speaking? for it is difficult by any other means to account for such a sudden infatuation. He was, indeed, soon afterwards made sensible of his misconduct, when it was too late to repair it: for from this era may truly be dated the ruin of his cause; which, for the future, can only subsist in the N—n—ing congregations, which are generally formed of the meanest people, from whom no danger to the present government need ever be apprehended.

themselves very frequently, not only to their own family, but to all their neighbours. They often quarrelled and sometimes fought: they were some of these drunken scenes which, probably, occasioned the report of his madness. apprehended. Before I close this article, I must observe, that during this transaction, my lord M——— was at Paris in the quality of Envoy from the Kof P-; M'Namara had directions to acquaint him with his commission: my lord M— not in the least doubting the Prince's compliance with the request of his friends in England, determined to quit the K of P---'s service as soon as his embassy was finished, and go into the Prince's family. would have been a very fortunate circumstance to the Prince on all accounts, but more especially as nothing could be more agreeable to all those persons of figure and distinction, who were at that time so decply engaged in his cause; for there was not one of all that number who would not have reposed an entire confidence in the honour and discretion of my lord M——. how was this gentleman amazed, when he perceived the Prince's obstinacy and imprudence? who was resolved, by a strange fatality, to alienate the affections of his best friends, and put an absolute barrier to all his own hopes. From this time my lord M would never concern himself in this cause; but prudently embraced the opportunity, through the K—— of P——'s interest of reconciling himself to the English government.

MR. HOWE.

[From King's Anecdotes.]

About-the year 1706, I knew one Mr. Howe, a sensible well-

natured man, possessed of a estate of 700% or 800% per anum: he married a young by of a good family in the vest England, her maiden name Mallet; she was agreeable in la person and manners, and prost a very good wife. Seven or extended years after they had been me ried, he rose one morning wy early, and told his wife he obliged to go to the Town transact some particular busine the same day, at noon, his rereceived a note from him, which he informed her that & was under a necessity of going # Holland, and should probably absent three weeks or a month He was absent from her seeteen years, during which times she neither heard from him, # of him. The evening before returned, whilst she was at supper, and with her some of he friends and relations, particular one Dr. Rose, a physician. had married her sister, a billet without any name subscribed was delivered to her, in which the writer requested the favor of her to give him a meeting the next evening in the Birdage walk, in St. James's Park. Whe she had read her billet, she tosse it to Dr. Rose, and laughing "You see, brother," said she "as old as I am, I have got gallant." Rose, who peruse the note with more attention & clared it to be Mr. Howe's hand writing,; this surprised all th company, and so much affects Mrs. Howe, that she fainte away; however, she soon rav vered, when it was agreed the

Dr. Rose and his wife, with the

other gentlemen and ladies who

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were then at supper, should attend Mrs. Howe the next evening to the Bird-cage Walk: they had not been there more than five or six minutes, when Mr. Howe came to them, and after saluting his friends, and embracing his wife, walked home with her, and they lived together in great harmony from that time to the day of his death. But the most curious part of my tale remains to be related. Howe left his wife, they lived in a house in Jermyn-street, near St. James's church; he went no farther than to a little street in Westminster, where he took a room, for which he paid five or six shillings a week, and changing his name, and disguising himself by wearing a black wig (for he was a fair man), he remained in this habitation during the whole time of his absence. He had had two children by his wife when he departed from her, who were both living at that time: but they both died young in a few years after. However, during their lives, the second or third year after their father disappeared, Mrs. Howe was obliged to apply for an act of parliament to procure a proper settlement of her husband's estate, and a provision for herself out of it during his absence, as it was uncertain whether he was alive or dead: this act he suffered to be solicited and passed, and enjoyed the pleasure of reading the progress of it in the votes, in a little coffee-house, near his lodging, which he frequented. Upon his quitting his house and family in the manner I have mentioned,

Mrs. Howe at first imagined, as she could not conceive any other cause for such an abrupt elopement, that he had contracted a large debt unknown to her, and by that means involved himself in difficulties which he could not easily surmount; and for some days she lived in continual apprehensions of demands from creditors, of seizures, executions, &c. But nothing of this kind happened; on the contrary, he did not only leave his estate quite free and unencumbered, but he paid the bills of every tradesman with whom he had any dealings; and upon examining his papers, in due time after he was gone, proper receipts and discharges were found from all persons, whether tradesmen or others, with whom he had any manner of transactions or money concerns. Mrs. Howe, after the death of her children, thought proper to lessen her family of servants, and the expenses of her housekeeping; and therefore removed from her house in Jermyn-street to a little house in Brewer-street, near Golden-square. Just over against her lived one Salt, a cornchandler. About ten years after Howe's abdication, he contrived to make an acquaintance with Salt, and was at length in such a degree of intimacy with him, that he usually dined with Salt once or twice a week. From the room in which they eat, it was not difficult to look into Mrs. Howe's diningroom, where she generally sate and received her company; and Salt, who believed Howe to be a bachelor, frequently recommended his own wife to him as a suit-

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able match. During the last seven years of this gentleman's absence, he went every Sunday to St. James's church, and used to sit in Mr. Salt's seat, where he had a view of his wife, but could not easily be seen by her. After he returned home, he never would confess, even to his most intimate friends, what was the real cause of such a singular conduct; apparently, there was none: but whatever it was, he was certainly ashamed to own it. Dr. Rose has often said to me, that he believed his brother Howe would never have returned to his wife, if the money which he took with him, which was supposed to have been 1,000l. or 2,000l. had not been all spent: and he must have been a good economist, and frugal in his manner of living, otherwise his money would scarce have held out; for 1 imagine he had his whole fortune by him, I I mean what he carried away with him in money or bank bills, and daily took out of his bag, like the Spaniard in Gil Blas, what was sufficient for his expenses.

HORACE WALPOLE.

(Letters from the Hon. Horace Walpole to the Rev. W. Cole, and others.)

I have been eagerly reading

And yet I have seen him after his return addressing his wife in the language of a young bridegroom. And I have been assured by some of his most intimate triends, that he treated her during the rest of their lives with the greatest kindness and affection.

Mr. Shenstone's Letters, which though containing nothing but trifles, amused me extremely, 👪 they mention so many person [know; particularly myself. I found there, what I did not found there, what dud not know, and what, I believe, Mr. Gray himself never knew, that his ode on my cat was written to ridicule ford Littleton's monody. It is just as true as that the latter will survive, and the former be There is another forgotten. anecdote equally vulgar, and void of truth: that my father, sitting in George's coffee-house (I suppose Mr. Shenstone thought that, after he quitted his place, he went to coffee-houses to leave news), was asked to contribute to a figure of himself that was to be beheaded by the mob. remember something like it, but it happened to myself. I met a mob, just after my father was in Hanover-square. out, drove up to it to know what was They were carrying the matter. about a figure of my sister. This probably gave rise to the other That on my uncle I never story. heard; but it is a good story, and not at all improbable. I felt great pity on reading Letters for the narrow circumstances of the author, and the passion for fame that he was tormented with; and yet he had much more fame than his talents intitled him to. Poor man he wanted to have all the world tak of him for the pretty place he had made; and which he scens to have made only that it might be talked of. The first time 1. company came to see my house, I felt his joy. I am now so tired

that I shudder when the ngs at the gate. It is as keeping an inn, and I am tempted to deny its being if it would not be illd to those that come, and house-keeper. I own, I ne day too cross. I had plagued all the week with crowds. At last it rained Well, said I, at last, will come to-day. The were scarce uttered, when A rang. company l to see the house. 1 re-Tell them they cannot y see the house, but they y welcome to walk in the

know I shun authors, and never have been one myit obliged me to keep such mpany. They are always est, and think their proserious, and dwell upon and reverence learning. at all those things, and only to laugh at them, and myself. None of us are s of any consequence; and he most ridiculous of all s to be vain of being A page in a great humbles me to the dust, ne conversation of those e not superior to myself, ls me of what will be it of myself. I blush to them, or to be flattered by and should dread letters published some time or in which they should relate sterviews, and we should · like those puny conceited Shenstone's Correspondence, who hemselves airs from being

in possession of the soil of Parnassus for the time being; as peers are proud, because they enjoy the estates of great men who went before them. Gough is very welcome to see Strawberry-hill; or I would help him to any scraps in my possession, that would assist his publications; though he is one of those industrious, who are only reburying the dead—but I cannot be acquainted with him. is contrary to my system, and my humour; and, besides, I know nothing of barrows, and Danish entrenchments, and Saxon barbarisms, and Phœnician characters—in short, I know nothing of those ages that knew nothingthen how should I be of use to modern litterati? All the Scotch metaphysicians have sent their works. I did not read one of them, because I do not understand, what is not understood by those that write about it; and I did not get acquainted with one of the writers. I should like to be intimate with Mr. Anstey, even though he wrote Buckhorse, or with the author of the Heroic Epistle—I have no thirst to know the rest of my cotemporaries, from the absurd bombast of Dr. Johnson down to the silly Dr. Goldsmith; though the latter changeling has had bright gleams of parts, and the former had sense, till he changed it for words, and sold it for a pension. Don't think me scorn-Recollect that I have seen Pope, and lived with Gray.

From Berkeley castle I went to Thornbury, of which the ruins are half ruined. It would have

been

been glorious, if finished. I wish the lords of Berkeley had retained the spirit of deposing till Henry the 8th's time! The situation is fine, though that was not the fashion; for all the windows of the great apartment look into the inner-court. The prospect was left to the servants. Here I I could had two adventures. find nobody to show me about. I saw a paltry house that I took for the sexton's, at the corner of the close, and bade my servant ring, and ask who could show me the castle. A voice in a passion flew from a casement, and issued from a divine. " What! was it his business to show the castle! Go look for somebody else! What did the fellow ring for as if the house was on fire!" The poor Swiss came back in a fright, and said, the doctor had sworn at Well-we scrambled over a stone stile, saw a room or two glazed near the gate, and rung at it. A damsel came forth, and satisfied our curiosity. When we had done seeing, I said, " Child, we don't know our way, and want to be directed into the London-road; I see the duke's steward yonder at the window, pray desire him to come to me, that I may consult him." She went-he stood staring at us at the window-and sent his footman. I do not think courtesy is resident at Thornbury. As I returned through the close, the divine came running out of breath, and without his beaver or band, and calls out, "Sir, I am come to justify myself: your servant says I swore at him: I am no swearer-Lord bless me! [dropping his voice] it is Mr.

Walpole!" "Yes, sir, and I think you was lord Beauchum) No. of Lot tutor at Oxford, but I have letel h in m your name." · Holmest, etc. " Oh! yes-" and then I con M CHAIN forted him, and laid the llame. ing on my footman's beat of the last foreigner; but could not tes bouse for the sexton's. " la THE PERSON sir, it is not very good with won't you please to walkin ! did, and found the most ut times worse, and a less 🗫 suckling a child. He was many an index to Homer, is girly b publish the chief beauties, well believe had just been ruma some of the delicate ands that pass between Agamenton and Achilles, and that what un servant took for oaths, were any Greek compaments.

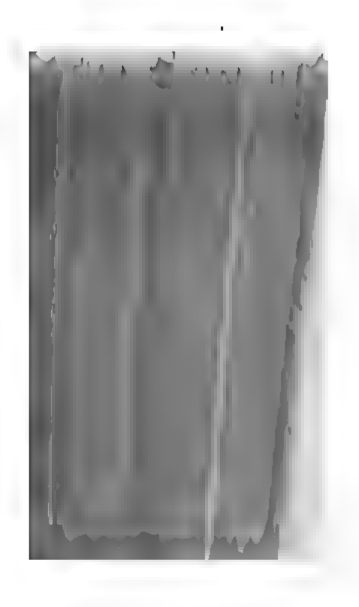
I am always intending to draw up an account of my intercount with Chatterton, which I we very kindly you remind for 🐠 but some avocation or other but still prevented it. My period innocence of having induced been an ingredient, in his diend fate, which happened two your after our correspondence, and after he had exhausted both to resources and his constitution have made it more easy to prove that I never saw him, knew nothing of his ever being London, and was the first person instead of the last, on whom le had practised his impositions and founded his chimere hopes of promotion. My very first, # at least second letter, undecerved him in those views, and our correspondence was broken before he quitted his master's busine#

Bristol—so that his nt with me was but 1-success; and he incredulity so much, r condescended to Indeed, what I w to you, and which controverted by a loubt, would be suffiition. I could only oofs a vain regret of known his distresses, nazing genius would ed me to relieve, ar he had no other passion. Mr. Warton igh to open the eyes that is not greatly o his forgeries. Dr. who will not make Dr. Percy, for not Ifully blind as himien he gets a beam that he takes for truth, there is no im to submit to be

rwhit has opened his natterton's forgeries, istance of conviction ig prejudice! I have an account of my with that marvellous you shall see it one ;, but I do not intend I have taken islike to being l if it would not look z you to compliment radicting me, I would it I am most seriously of, that I find what of parts I had, grown . when I perceive it nay well believe that d not be less sharpis very natural; mine rather than parts; and as time has abated the one, it must surely destroy their resemblance to the other: pray don't say a syllable in reply on this head, or I shall have done exactly what I said I would not Besides, as you have always been too partial to me, I am on my guard, and when I will not expose myself to my enemies, I must not listen to the prejudices of my friends; and as nobody is more partial to me than you, there is nobody I must trust less

in that respect.

You will be surprised when I tell you, that I have only dipped into Mr. Bryant's book, and lent the dean's before I had cut the leaves, though I had peeped into it enough to see that I shall not read it. Both he and Bryant are so diffuse on our antiquated that I had rather literature, Rowley than believe in through their proofs. Mr. Warton and Mr. Tyrrwhit have more patience, and intend to answer them—and so the controversy will be two hundred years out of my reach. Mr. Bryant, I did find, begged a vast many questions, which proved to me his own doubts. Dr. Glynn's foolish evidence made me laugh—and so did Mr. Bryant's sensibility for me; he says Chatterton treated me very cruelly in one of his writings. I am sure I did not feel it so. I suppose Bryant means under the title of Baron of Otranto, which is written with humour. I must have been the sensitive plant if any thing in that character had hurt me! Mr. Bryant too, and the dean, as I see by extracts in the papers, have decorated Chatterton with sanctimonious



wey do no the poems in the . and fifty other t perts I did read, h expected, reasons staggered me; bu up the poems ca again, I protest I smallest air of anti old words. The wl conceived on ideas (century. The liber thinking of a monk s the reformation is a -and where he met Metamorphoses, Ec. plans of Greek trage even Caxton, a pr Virgil's Enead for novelty, are not less hensible-though on th I speak at random, Greek and Latin clas again to light—at prese gine long after our Edw Another thing struck Very Cursory nerment

ble pillage of Pope Still the boy religy, by whatever cured or produced rected—and still it inexplicable how he or materials for h miracles.

npatient and in as s you was, dear sir, If from the slightest censuring your cnow the sincerity sted goodness nd when I must be v little certain we all truth, it would be tuous to condemn of any good man, in old and unalter-3 I have ever found truction that violent ciples have drawn nded country has ignation. We never and happy country The system ution. tended to overturn irned that establishsought on the disever attended the cked councils of the art. If man is a , he has a right to his reason, and to ty. We, we alone constitution, that nation upon earth ght to envy. This nd for. I will give ver descriptions of ease; that is, the rties, not the prinse cannot change, lly do, when power hands of them or ruptible, which truth is not. But the more the leaders of a party dedicated to liberty are apt to change, the more I adore the principle, because it shows that extent of power is not to be trusted even with those that are the most sensible of the value of liberty. Man is a domineering animal; and it has not only been my principle, but my practice too, to quit every body at the gate of the palace.

I think you take in no newspapers, nor I believe condescend to read any more modern than the Paris à la Main at the time of the Ligue—consequently you have not seen a new scandal on my father, which you will not wonder offends me. You cannot be interested in his defence; but, as it comprehends some very curious anecdotes, you will not grudge my indulging myself to a friend in vindicating a name so dear to me.

In the accounts of lady Chesterfield's death and fortune, it is said that the late king, at the instigation of sir R. W. burnt his father's will, which contained a large legacy to that his supposed daughter, and I believe his real one, for she was very like him, as her brother, general Schulembourg, is in black to the late king. The fact of suppressing the will is indubitably true, the instigator most false, as I can demonstrate thus:—

When the news arrived of the death of George 1st, my father carried the account from lord Townshend to the then prince of Wales. One of the first acts of royalty is for the new monarch to

ecause men are cor-

make a speech to the privy council. Sir Robert asked the king who he will please to have draw the speech, which was, in fact, asking, who was to be prime minister; to which his majesty replied—Sir Spencer Compton. It is a wonderful anecdote, and but little known, that the new premier, a very dull man, could not draw the speech, and the person to whom he applied was the de-The queen, who posed premier favoured my father, observed how unfit a man was for saccessor, who was reduced to beg assistance of his predecessor. The council met as soon as possible, the next morning at latest. There archbishop Wake, with whom one copy of the will had been deposited (as another was, I think, with the duke of Wolfenbuttle, who had a pension for sacrificing it, which, I know, the late duke of Newcastle transacted), advanced, and delivered the will to the king, who put it into his pocket, and went out of council without opening it, the archbishop not having courage or presence of mind to desire it to be read, as he ought to have done.

These circumstances, which I solemnly assure you are strictly true, prove that my father neither advised, nor was consulted; nor is it credible that the king in one night's time should have passed from the intention of disgracing him, to make him his bosoni confident on so delicate an affair.

I was once talking to the late lady Suffolk, the former mistress, on that extraordinary event. She said, "I cannot justify the deed to the legatees, but towards his father the late king to able; for George the burnt two wills made in George the 2nd." I they were the testame duke and duchess of Ze of George the first's to treatment of her they a sented.

I said, I know the of the duke of N. The Waldegrave showed 🕮 from that duke to the of Waldegrave, then at Paris, with direct that transaction, or, about payment of the forget which. I have at but cannot turn to it a morandum of that allaic the prince was, whom take in calling duke 🛭 There was a ! buttle. of the will, I likewise ! whom deposited.

The newspaper sant true, that lord (hester a bill in chancery again king to oblige him to provide another legacy to his operate, the queen of Prushas at times been, and is still claimed by the Prussia.

Do not mention at this story, but it is serving, as I am sure a tisfied with my scrupe city. It may perhaps ticated hereafter by evidence that may conever true history do light, my father's che have just honour paid to Chesterfield, one of he enemies, has not, with

t a very unfavourable him, and it would ised by a comparison o characters. Think calls sir Robert the of youth, leaving a education to poison their nursery! Chesulteney and Bolingthe saints that rether!

HICAL ACCOUNT OF LL LYSONS, ESQ. ner Temple, F. R. S. .S. Keeper of his Maecords in the Tower of

ntleman was born on 1763, at Rodmarton, ester, of which parish was rector. He rerudiments of his eduer private tuition, and classical studies at the chool of Bath. Being or the profession of the s placed in the office of s, an eminent solicitor y, where the peculiar his mind, and his vaits, acquired him the nd esteem of many of s then occasionally reath.

ber, 1784, he came to aving been previously the Inner Temple, and need the study of the Mr. Walton. He then for several years as a ader, which was a reae was not called to the ne, 1798.

he had acquired a com-

petent knowledge of his profession, other more congenial studies began at this time to occupy his attention, and finally led him to withdraw from its practice. The favourite and almost exclusive objects of his researches became the history and antiquity of his native country; and few persons have contributed so much valuable information upon these topics as those which Mr. Lysons has collected and made public.

In July, 1796, he was introduced by sir Joseph Banks at Kew to their majesties and the royal family, who from that time continued to honour him by their frequent notice. In the following year he was elected a member of the Royal Society, and was nominated vice-president and treasurer of that body in the year 1810.

He became a member of the Society of Antiquaries in 1786, and continued to fill the office of director down to the year 1809.

In 1803 he was honoured by his majesty, upon the death of Mr. Astle, by the appointment to the office of keeper of the records in the Tower of London; and under his direction this office soon became one of a very important and interesting nature. interesting documents, connected with the history as well as the property of the country, have been discovered among confused heaps of unknown records, which had lain mouldering for ages; and these have been carefully examined, sorted, and arranged in complete order.

In the year 1818, when the honorary office of antiquary professor was revived in the Royal Academy of Arts, Mr. Lysons was requested, with the approbation of the prince regent, to accept

the appointment.

The works he has published are remarkable for the industry and accuracy of information with which they have been compiled. The principal of these are—The Antiquities of Gloucestershire; the Koman Remains discovered by him at Woodchester; a Collection of the Roman Antiquities discovered in various parts of Great Britain. The last and great topographical work, upon which he had for many years employed, in conjunction with his brother, the rev. Daniel Lysons, will probably now be discontinued.

It is worthy of remark, that the whole of the plates in the voluminous work on the Gloucestershire Antiquities, were etched by himself from his own drawings; as were also a very large proportion of the others. His drawings were made with much spirit as well as

accuracy.

To his extensive knowledge of British antiquities, Mr. Lysons united great classical learning; and the comprehensive powers of his memory, which enabled him to retain accurately and recall readily, whatever he had heard or read, materially assisted him in his learned labours.

He was never married; but in the several qualities which distinguish a man as a son, brother, and friend, it is impossible to do justice to his amiable and most affectionate disposition.

He died on the 29th of June, at Circucester, Gloucestershire.

BIOGRAPHICAL MEMO mr. Professor Play

Mr. Professor Play fair eldest son of the rev. Playfair, a much-respect gyman of the church of S who died in 1772. He w in 1749, at the manse or age-house of Bervie, a = lage a few miles west from dee, and was educated w tuition of his father till h teenth year, when he was the University of St. And

Here it soon became that he gave a decided pre to mathematical pursuits; the age of eighteen he the friend and companion Wilkie, then professor

science.

When Mr. Playfair's were finished at St. Andre obtained a licence to pres occasionally assisted his At Edinburgh, which M times visited, he became ber of the Speculative where most of the studiou men in that capital first e their talents in argument vestigation.

His father, when he d five sons and two daughts of them under the age o John Playfair succeede father's living of Bervie, thus enabled to maintai mily. He instructed his with great care and : particularly in mathemat when in straitened circus he made great efforts to for their intended pro His mother and two sister at Bervie till 1782, when e tutor to Mr. Fergusons, which gave Mr. the opportunity of re-Edinburgh. About that essor Ferguson resigned of moral philosophy to tewart, who then held matical class, and Mr. ecame successor to prowart.

the Royal Society of h was established, he inted secretary. ibours were incessant; s a constant contributor insactions of the Edinby Society, in which his papers are to be ie also contributed octo the Edinburgh Ree was also the author of Professor Robison, and to the second part of ement to the Encyclotannica.

works of Mr. Playfair as no less a pure and writer, than he was a and comprehensive and he was at the same nost agreeable of comand the most sincere of His great reputation as arose principally from er, which attracted the n an uncommon degree, him at once affable and 2. As, while yet a young and to support his fanily, he never entered tate of matrimony, but h his mother and two 1805, when his mother ibout the age of eighty. s brothers died in 1794, young family, which ssor took immediately

under his protection; and the liberal and kind manner in which he behaved to them, and to all who depended upon him, is above

all praise.

Three years ago he went to visit the Alps and Italy, when his principal object was, geological observation. Soon after his return, his health began to give way. He had for many years been occasionally afflicted with a strangury, which returned in an alarming manner in the end of last June, from which time he continued in great pain. In July he caused his sisters and nephews to be called, and repeated to them every thing which appeared necessary relative to his affairs. On the following day, he almost insensibly breathed his last.

His funeral took place in Edinburgh on July 26, when the ceremony presented a mournful spectacle; at which the Royal Medical Society and a numerous train of friends and acquaintances

marched in procession.

A character of professor Playfair, ascribed to the pen of Mr. Jeffrey, has been published. It chiefly dwells upon his anxiety to do something to gratify a natural impatience, of which the ingenious writer acknowledged himself but slenderly qualified to judge, but in which he says, that he hazards nothing in declaring him among the most learned mathematicians of his age. principal matter, however, of Mr. Jeffrey's writing, may be admitted to be the following:-

"His habits of composition, as we have understood, were not, perhaps, exactly what might have been expected from their results. He wrote rather slowly, and his first sketches were often rather slight and imperfect, like the rude chalking of a masterly picture. His chief effort and greatest pleasure was, in their revisal and correction, and there were no limits to the improvement which resulted from this application. It was not the style merely, or indeed chiefly, that gained by it. whole reasoning, and sentiment, and illustration, were enlarged and new modelled in the course of it, and a naked outline became gradually informed with life, colour, and expression. It was not at all like the common finishing and polishing to which careful authors generally subject the first drafts of their compositions, nor even like the fastidious and tentative alterations with which some more anxious writers essay their choicest passages. It was, in fact, the great filling in of the picture, the working-up of the figured weft on the naked and meagre woof, that had been stretched to receive it; and the singular thing in this case was, not only that he left this most material part of his work to be performed after the whole outline had been finished, but that he could proceed with it to an indefinite extent."

Much more was added to this clause; but we forhear from making any farther addition to a sentiment thus filled by the author's hand.

BIOGRAPHICAL MEMOIR OF JAMES WATT, ESQ.

James Watt, esq. was born at Greenock in the year 1736. After finishing his grammatical in which he laid in a stock ful elementary knowledge apprenticed to what is the North an instrument whose business consists in and repairing the varie chines and articles use ferent professions. Alle three years he removed don, and worked some ' a mathematical instrume but having contracted a by sitting in winter at t the work-shop, he re his native country, wr up for himself. thus employed, the pi natural philosophy in t sity of Glasgow engag repairing the old m steam-engine. which length of time had gr use. Watt was much s the contrivance, but he ceived defects in it i vented it from becomi: gener**a**l advantage. time he devoted hims improvement of this particularly with regi

time he devoted hime improvement of this particularly with regisaving of heat in the and condensation of a repeated observations that near four times that near four times that of steam was wasted i son of that which actuathe machine. He the deavoured to diminish and at length compiceeded.

This was about the at which period he ma of Glasgow, by who two children. About he was joined by Dr. I gentleman of science perty; but their mean

Edequate to their objects. In this Mr. Boulton fortu**extely** becoming acquainted with Watt, instantly made him an of partnership, which was cepted, Dr. Roebuck being rebursed for what he had expend-Mr. Watt now removed with family to Birmingham, where

was employed in the most exreconcerns; and for the sale his engines a patent was obined, with an act of parliament prolong its duration. He was the author of many other inentions, particularly of the coying machine, by the help of hich, what has taken a person weral hours to write, may be **Transcribed** in a few seconds. Soon after his settlement in Birmingham, having lost his wife, he married Miss M'Gregor, of Glasgow.

Mr. Watt was elected a fellow of the Royal Society of Edinburgh in 1784; of the Royal Society of London in 1785; and a member of the Batavian Society in 1787. In 1806 the honorary degree of Doctor of Laws was conferred upon him by the spontaneous vote of the University of Glasgow; and in 1808 he was elected a member of the National

Institute of France.

This truly-great man, by his death has deprived our country of one of its most illustrious or-He may justly be naments. placed at the very head of those philosophers who have improved the condition of mankind by the application of science to the practical purposes of life. His steam-

engine is probably the most perfect production of physical and mechanical skill which the world has yet seen, and certainly far transcends every similar inven-So great was the active power of his mind, that he not only embraced the whole compass of science, but was deeply learned in many departments of literature; and such was the felicity of his memory, that it retained, without effort, all that was confided to it. His manners were marked with the simplicity which generally characterizes exalted merit, and were perfectly free from parade and affectation; and though he could not be unconscious of the eminent rank he held among men of science, yet his character was not debased by the slightest taint of vanity or pride. He had for many years retired from business; but his mind continued actively employed on scientific improvements, among which was, an apparatus for the medical employment of factitious airs.

Having at length attained the age of 84 years, his life was terminated by an easy and tranquil death, on the 25th of August, at

his house at Heathfield.

His remains were interred at Handsworth, in Warwickshire. The funeral, according to his own wishes, was a private one; but a numerous assemblage of his friends attended his remains to the grave; among whom were several gentlemen, eminent in science and literature, from distant parts of the kingdom.



THE geographic Europe naturally div ritime commerce int cipal regions; one c ing those countries w on the Baltic, the G the Atlantic oceans those situated around terranean sca. Durin centuries which pred discovery of America, cially the two former this separation was mor able than at present, in their intercourse, eithe or sea, was extremely To the first region belo Netherlands, the coasts Germany, and Scandia the maritime districts of In the second we may provinces of Valencia: Ionia, those of Provence guedoc, and the whole s

1. The former, or division, was first and the woollen manual

tled domiciles at Bruges, besides strangers from almost unknown countries who repaired thither. During this war, and on all other occasions, the weavers both of Ghent and Bruges distinguished themselves by a democratical spirit, the consequence no doubt of their numbers and prosperity. Ghent was one of the largest cities in Europe, and in the opimion of many the best situated. But Bruges, though in circuit but half the former, was more splendid in its buildings, and the seat of far more trade; being the great staple both for Mediterranean and northern merchandize. werp, which early in the sixteenth century drew away a large part of this commerce from Bruges, was not considerable in the preceding ages; nor were the towns of Zealand and Holland much noted except for their fisheries, though those provinces acquired in the fifteenth century some share of the woollen manufacture.

For the two first centuries after the conquest, our English towns, as has been observed in a different place, made some forward steps towards improvement, though still very inferior to those of the continent. Their commerce was almost confined to the exportation of wool, the great staple commodity of England, upon which, more than any other, in its raw or manufactured state, our wealth has been founded. A woollen manufacture, however, indisputably existed under Henry 2nd; it is noticed in regulations of Richard 1st; and by the importation of woad under John, it may be inferred to have still flourished. The disturbances of the next reign, perhaps, or the rapid elevation of the Flemish towns, retarded its growth; though a remarkable law was passed by the Oxford parliament in 1261, prohibiting the export of wool, and the importation of cloth. This, while it shows the deference paid by the discontented barons who predominated in that parliament, to their confederates the burghers, was evidently too premature to be enforced. We may infer from it, however, that cloths were made at home, though not sufficiently for the people's consumption.

Prohibitions of the same nature, though with a different object, were frequently imposed on the trade between England and Flanders by Edward I, and his son. As their political connexions fluctuated, these princes gave full liberty and settlement to the Flemish merchants, or banished them at once from the country. Nothing could be more injurious to England than this arbitrary. vacillation, which, I think, proves Edward 1st to have been a less wise and enlightened sovereign than he has been esteemed. The Flemings were in every respect our natural allies; but besides those connexions with France, the constant enemy of Flanders, into which both the Edwards occasionally fell, a mutual alienanation had been produced by the trade of the former people with Scotland, a trade too lucrative to be resigned at the king of England's request. An early instance of that conflicting selfishness of belligerents and neutrals, which was destined gravate the animosities and misso, tunes of our own time!

A more prosperous æra began with Edward 3rd, the father, as he may almost be called, of English commerce, a title, not indeed more glorious, but by which he may perhaps claim more of our gratitude than as the hero of Crecy. In 1931, he took advantage of discontents among the manufacturers of Flanders, to invite them as settlers into his dominions. They brought the finer manufacture of woollen cloths, which had been unknown in England. The discontents alluded to resulted from the monopolizing spirit of their corporations, who oppressed all artisans without the pale of their community. history of corporations brings home to our minds one cardinal truth, that political institutions have very frequently but a relative and temporary usefulness, and that what forwarded improvement during one part of its course, may prove to it in time a most pernicious obstacle. Corporations in England, we may be sure, wanted nothing of their usual character; and it cost Edward no little trouble to protect his colonists from their selfishness, and from the blind nationality of the vulgar. The emigration of weavers into England Flemish continued during this reign, and we find it mentioned, at intervals, for more than a century.

Commerce now became, next to liberty, the leading object of parliament. Far the greater part of our statutes from the accession of Edward 3rd, bear relation to this subject; not always well devised, or liberal, or consistent, but by no means worse in those respects than such as have been

enacted in subsequent ages. The occupation of a merchant became honourable; and notwithstanding the natural jealousy of the teo classes, he was placed in some measure on a footing with landed proprietors. By the statute of apparel, in 37 Edw. 3rd. merchants and artificers who had fire hundred pounds value in goods and chattels might use the same dress as squires of one hundred pounds a year. And those who were worth more than this, might dress like men of double that estate. Wool was still the procipal article of export, and source of revenue. Subsidies granted by every parliament upon the article were, on account of the searcity of money, commonly taken in kind. To prevent cylsion of this duty seems to have been the principle of those mutifarious regulations, which fix the staple, or market for wook m certain towns, either in England, or, more commonly, on the cortinent. To these all wool was to be carried, and the tax was there collected. It is not easy, however, to comprehend the drift of all the provisions relating to the staple, many of which tend to benefit foreign at the expense of English merchants. By degrees, the exportation of woollen cloths increased so as to diminish that of the raw material, but the latter was not absolutely prohibited during the period under review: although some restrictions were imposed upon it by Edward 4th. For a much earlier statute, in the 11th of Edward 3rd, making the exportation of wool a capital felony, was in its terms provisional, until it should be otherwise ordered by the council; and the king almost immediately set it aside.

A manufacturing district, as we see in our own country, sends out, as it were, suckers into all its neighbourhood. Accordingly, the woollen manufacture spread from Flanders along the banks of the Rhine, and into the northern provinces of France. I am not, however, prepared to trace its history in these regions. In Germany, the privileges conceded by Henry 5th, to the free cities, and especially to their artisans, gave a soul to industry; though the central parts of the empire were, for many reasons, very ill calculated for commercial enterprize during the middle ages. But the French towns were never so much emancipated from arbitrary power as those of Germany or, Flanders; and the evils of exorbitant taxation, with those produced by the English wars, conspired to retard the advance of manufactures in France. That of linen made some little progress; but this work was still perhaps chiefly confined to the labour of female servants.

The manufactures of Flanders and England found a market, not only in these adjacent countries, but in a part of Europe which for many ages had only been known enough to be dreaded. In the middle of the eleventh century, a native of Bremen, and a writer much superior to most others of his time, was almost entirely ignorant of the geography of the Baltic; doubting whether any one had reached Russia by that sea, and reckoning Esthonia and Cour-

land among its islands. But in one hundred years more, the maritime regions of Mecklenburg and Pomerania, inhabited by a tribe of heathen Sclavonians, were subdued by some German princes; and the Teutonic order some time afterwards, having conquered Prussia, extended a line of at least comparative civilization as far as the gulf of Fin-The first town erected on the coasts of the Baltic was Lubec, which owes its foundation to Adolphus, count of Holstein, After several vicissiin 1140. tudes, it became independent of any sovereign but the emperor in the thirteenth century. burgh and Bremen, upon the other side of the Cimbric peninsula, emulated the prosperity of Lubec; the former city purchased independence of its bishop in 1225. A colony from Bremen founded Riga in Livonia, about 1192. The city of Dantzic grew into importance about the end of the following century. Konigsberg was founded by Ottocar king of Bohemia in the same age.

But the real importance of these cities is to be dated from their famous union into the Hanseatic confederacy. The origin of this is rather obscure, but it may certainly be nearly referred in point of time to the middle of the thirteenth century, and accounted for by the necessity of mutual defence, which piracy by sea and pillage by land had taught the merchants of Germany. The nobles endeavoured to obstruct the formation of this league, which indeed was in great measure designed to withstand their

exactions.

exactions. It powerfully maintained the influence which the free imperial cities were at this time acquiring. Eighty of the most considerable places constituted the Hanseatic confederacy, divided into four colleges, whereof Lubec, Cologne, Brunswic and Dantzic were the leading towns. Lubec held the chief rank, and became, as it were, the patriarchal see of the league; whose province it was to preside in all general discussions for mercantile, political, or military purposes, and to carry them into execution. The league had four principal factories in foreign parts, at London, Bruges, Burgen and Novogorod; endowed by the sovereigns of those cities with considerable privileges, to which every merchant belonging to a Hanseatic town was entitled In England the German guildhall or factory was established by concession of Henry 3rd; and in later periods, the Hanse traders were favoured above any others in the capricious vacillations of our mercantile policy. The English had also their factories on the Baltic coast as far as Prussia, and in the dominions of Denmark.

This opening of a northern market powerfully accelerated the growth of our own commercial opulence, especially after the woollen manufacture had begun to thrive. From about the middle of the fourteenth century, we find continual evidences of a rapid increase in wealth. Thus, in 1363, Picard, who had been lord mayor some years before, entertained Edw. 3rd, and the Black Prince, the kings of France, Scotland and

Cyprus, with many of the nobility, at his own house in the Vintry, and presented them with handsome gifts. Philpot, another eminent citizen, in Richard 2nd's time, when the trade of England was considerably annoyed by privateers, hired 1,000 armed men, and dispatched them to sea, where they took fifteen Spanish vessels with their prizes. We find Richard obtaining a great deal from private merchants and trading towns. In 1979, he got 5,000k of London, 1,000 marks of Bristol, and in proportion from smaller places. In 1386, London gare 4,000% more, and 10,000 marks in 1397. The latter sum was obtained also for the coronation of Henry 6th. Nor were the contri-butions of individuals contemptible, considering the high value of money. Hinde, a citizen of London, lent to Henry 4th 2,000. in 1407, and Whittington one half of that sum. The merchants of the staple advanced 4,000/. at the same time. Our commerce continued to be regularly and rapidly progressive during the fifteenth century. The famous Canyages of Bristol, under Henry 6th and Edward 4th, had ships of 900 tons burthen. The trade and even the internal wealth of England reached so much higher s pitch in the reign of the last mentioned king than at any former period, that we may perceive the wars of York and Lancaster to have produced no very serious effect on national prospenty. Some battles were doubtless sairguinary; but the loss of lives in battle is soon repaired by a flow rishing nation; and the devastacasioned by armies was retial and transitory.

Entered intercourse behave northern and southern and southern are began he early part of the fourcentury, or, at most, a coner. Until indeed the he magnet was thoroughly cod, and a competent skill me architecture, as well ration, acquired, the Ita-

ne architecture, as well ration, acquired, the Itarchants were scarce likely apt a voyage perilous in and rendered more formity the imaginary difficulties and been supposed to attached thercules. But the Engences and probably more skilful ors. Though it was ex-

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fourteenth century. In the next, her general decline left it more open to her rival; but I doubt whether Venice ever maintained so strong a connexion with Eng-Through London, Bruges, their chief station in Flanders, the merchants of Italy and of Spain transported oriental produce to the farthest parts of the north. The inhabitants of the Baltic coasts were stimulated by the desire of precious luxuries which they had never known; and these wants, though selfish and frivolous, are the means by which nations acquire civility, and the earth is rendered fruitful of its produce. As the carriers of this trade, the Hanseatic merchants resident in England and Flanders derived profits through which eventually of course those countries were enriched. It seems that the Italian vessels unloaded at the marts of London or Bruges, and that such part of their cargoes as were intended for a more northern trade came there into the hands of the German merchants. the reign of Henry 6th, England carried on a pretty extensive traffic with the countries around the Mediterranean, for whose commodities her wool and woollen cloths enabled her to pay.

The commerce of the southern division, though it did not, I think, produce more extensively beneficial effects upon the progress of society, was both earlier and more splended than that of England, and the neighbouring countries. Besides Venice, which has been mentioned already, Amalfi kept up the commercial intercourse of Christendom with

the Baracen countries before the first crusade. It was the singular fate of this city to have filled up the interval between two periods of civilization, in neither of which she was destined to be distinguished. Scarcely known before the end of the sixth century, Amalfi ran a brilliant but short career, as a free and trading republic, which was checked by the arms of a conqueror in the middle of the twelfth. Since her subjugation by Roger king of Sicily, the name of a people who for a while connected Europe with Asia has hardly been repeated, except for two discoveries falsely imputed to them, those of the Pandects and of the com-

But the decline of Amalfi was amply compensated to the rest of Italy by the constant elevation of Pisa, Genoa, and Venice in the twelfth and ensuing ages. crusades led immediately to this growing prosperity of the commercial cities. Besides the profit accruing from so many naval armaments which they supplied, and the continual passage of private adventurers in their vessels, they were enabled to open a more extensive channel of oriental traffic than had hitherto been known. These three Italian republics enjoyed immunities in the Christian principalities of Syria; possessing separate quarters in Acre, Tripoli, and other cities, where they were governed by their own laws and magistrates, Though the progress of commerce must, from the condition of European industry, have been slow, at was uninterrupted; and the settlements in Palestine were becoming important as factories, sa use of which Godfrey and Urban little dreamed, when they were lost through the guilt and improdence of their inhabitants. lani laments the injury sustand by commerce in consequence of the capture of Acre, " situated, as it was, on the coast of the Mediterranean, in the centre of Syria, and, as we might say, of the habitable world, a harco for all merchandize, both from the east, and the west, which all the nations of the earth frequented for this trade." But the loss was soon retrieved, not pohaps by Pisa and Genoa, but by Venice, who formed connexions with the Saracen governments and maintained her commercial intercourse with Syria and Egypt by their licence, though subject probably to heavy exactions. Senuto, a Venetian author at the beginning of the fourteenth cotury, has left a curious account of the Levant trade which be countrymen carried on at the time. Their imports it is easy to guess, and it appears that timber, brass, tin, and lead, as well as the precious metals, were exported to Alexandria, besides oil, saffron and some of the productions of Italy, and even wool and woolen cloths. The European side of the account had therefore become respectable.

The commercial cities enjoyed as great privileges at Constantinople as in Syria, and they been an eminent part in the vicissitudes of the Eastern empire. After the capture of Constantinople by the Latin crusaders, the Venetical having been concerned in that conquest, became of course the

favoured

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ed traders under the new y; possessing their own t in the city, with their rate or podesta, appointed see, and subject to the papublic. When the Greeks red the seat of their emhe Genoese, who from jeaof their rivals had contrito that revolution, obtained immunities. This powerenterprizing state, in the inth century, sometimes y, sometimes the enemy of rantine count, maintained dependent settlement at

From thence she spread into the Euxine, and, a colony at Caffa in the a extended a line of comwith the interior regions in, which even the skill and of our own times has not

en able to revive.

French provinces which on the Mediterranean Sea in the advantages which ad. Not only Marseilles, trade had continued in a degree throughout the ages, but Narbonne, Nisand especially Montpellier, distinguished for commerrosperity. A still greater y prevailed in Catalonia. be middle of the thirteenth (for we need not trace liments of its history) Barbegan to emulate the Itaities in both the branches ml energy, war and com-Engaged in frequent and hostilities with Genoa, and mes with Constantinople, their vessels traded to part of the Mediterranean, ren of the English channel, atalans might justly be reckoned among the first of maritime nations. The commerce of Barcelona has never since attained so great a height as in the

fifteenth century.

The introduction of a silk manufacture at Palermo, by Roger Guiscard in 1148, gave perhaps the earliest impulse to the industry of Italy. Nearly about the same time, the Genoese plundered two Moorish cities of Spain, from which they derived the same art. In the next age, this became a staple manufacture of the Lombard and Tuscan republics, and the cultivation of mulberries was enforced by their laws. Woollen stuffs, though the trade was perhaps less conspicuous than that of Flanders, and though many of the coarser kinds were imported from thence, employed a multitude of workmen in Italy, Catalonia, and the south of France. Among the trading companies into which the middling ranks were distributed, those concerned in silk and woollens were most numerous and honourable.

A property of a natural substance, long overlooked even though it attracted observation by a different peculiarity, has influenced by its accidental discovery the fortunes of mankind, more than all the deductions of philosophy. It is perhaps impossible to ascertain the epoch when the polarity of the magnet was first known in Europe. The common opinion, which ascribes its discovery to a citizen of Amalfi in the fourteenth century, is undoubtedly erroneous. Guiot de Proving, a French poet who lived about the year 1,200, or at the latest, under St. Louis, describes

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it in the most unequivocal language. James de Vitry, a bishop in Palestine, before the middle of the thirteenth century, and Guido Guinizzelli, an Italian poet of the same time, are equally explicit. The French, as well as Italians, claim the discovery as their own; but whether it were due to either of these nations, or rather learned from their intercourse with the Saracens, is not easily to be ascertained. For some time, perhaps, even this wonderful improvement in the art of navigation might not be universally adopted by vessels sailing within the Mediterranean, and accustomed to their old system of observations. But when it became more established, it naturally inspired a more fearless spirit of It was not, as has adventure. been mentioned, till the beginning of the fourteenth century, that the Genoese and other nations around that inland sea steered into the Atlantic ocean towards England and Flanders. This intercourse with the northern countries enlivened their trade with the Levant by the exchange of productions which Spain and Italy do not supply, and enriched the merchants by means of whose capital the exports of London and of Alexandria were conveyed into each other's harbours.

The usual risks of navigation, and those incident to commercial adventure, produce a variety of questions in every system of jurisprudence, which though always to be determined, so far as possible, by principles of natural justice, must in many cases depend upon established customs. These customs of maritime law

were anciently reduced in ! code by the Rhodians, and Roman emperors present (reformed the constitutions of the republic. It would be had # say, how far the tradition of the early jurisprudence surred to decline of commerce in the data ages; but after it begin w * cover itself. necessity suggested or recollection prompted ! scheme of regulations mes bling in some degree, but make more enlarged than those of the tiquity. This was formed mod Mare, not much earlier, protebly, than the middle of the up teenth century; and its promgation seems rather to have preceeded from the citizens of Be celona, than from those of Pal or Venice, who have also classed to be the first legislators of the sea. Besides regulations small mercantile, this system but or fined the mutual rights of scula and belligerent vessels, and that laid the basis of the positive of nations in its most important and disputed cases. The kng of France and count of Provent solemnly acceded to this maritume code, which hence acquired binding force within the Medterranean sea; and in most " spects, the law merchant of Etrope is at present conformable its provisions. A set of res lations, chiefly borrowed from the Consolato, was compiled France under the reign of Low 9th, and prevailed in our out These have been . country. nominated the laws of Old from an idle story that they enacted by Richard 1st, his expedition to the Holy

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that island. Nor ithout its peculiar in jurisprudence; linances of Wisthe isle of Gothy compiled from before the year the Baltic traders

abundant reason among maritime heory of mutual securing the reas far as posof acknowledged hat state of bar-, which so long ccive authority of 4 the sea held out station and more e land; and when egained their soneither robbery arfare was any there remained non of mankind, my king, and the sea was another security of pluns, in a well-armed, ssel, must feel, I njoyments of his m control more a any other freearting along the ocean, under the ce of the heavens, e dark concealed flights of the His occupation is shed by the civier ages, or conclimates. But in id fourteenth censsel was never seick; and neither unishment of the be obtained from

governments, who sometimes feared the plunderer, and sometimes connived at the offence. Mere piracy, however, was not The maritime the only danger. towns of Flanders, France and England, like the free republics of Italy, prosecuted their own quarrels by arms, without asking the leave of their respective sovereigns. This practice, exactly analogous to that of private war in the feudal system, more than once involved the kings of France and England in hostility. But where the quarrel did not proceed to such a length as absolutely to engage two opposite towns, a modification of this ancient right of revenge formed part of the regular law of nations, under the name of reprisals. Whoever was plundered or injured by the inhabitant of another town obtained authority from his own magistrates to seize the property of any other person belonging to it, until his loss should be This law of recompensated. prisal was not confined to maritime places. It prevailed in Lombardy, and probably in the German cities. Thus if a citizen of Modena was robbed by a Bolognese, he complained to the magistrates of the former city, who represented the case to those of Bologna, demanding redress. If this were not immediately granted, letters of reprisals were issued, to plunder the territory of Bologna till the injured party should be reimbursed by sale of the spoil. In the laws of Marseilles it is declared, "If a foreigner take any thing from a citizen of Marseilles, and he who has jurisdiction over the said debtor or unjust

unjust taker does not cause right to be done in the same, the rector or consuls, at the petition of the said citizen, shall grant him reprisals upon all the goods of the said debtor or unjust taker, and also upon the goods of others, who are under the jurisdiction of him who ought to do justice, and would not, to the said citizen of Marseilles." Edward 3rd remonstrates, in an instrument published by Rymer, against letters of marque granted by the king of Aragon to one Berenger de la Tone who had been robbed by an English pirate of 2,000l.; alleging, that inasmuch as he had always been ready to give redress to the party, it seemed to his counsellors that there was no just cause for reprisals upon the king's or his subject's property. This passage is so far curious, as it asserts the existence of a customary law of nations, the knowledge of which was already a sort of learning. Sir E. Coke speaks of this right of private reprisals, as if it still existed; and it is certainly preserved in an unrepealed statute.

A practice founded on the same principles as reprisal, though rather less violent, was that of attaching the goods or persons of resident foreigners for the debts of their countrymen. This indeed in England, was not confined to foreigners until the statute of Westminster 1, c. 23, which enacts that " no stranger who is of this realm shall be distrained in any town or market for a debt wherein he is neither principal nor surety.' Henry 3rd had previously granted a charter to the burgesses of Lubec, that, they should not be the debt of any of the men, unless the m Lubec neglected to 🖨 ment. But by a varie from Edward 2nd, th of English subjects statute of Westminst tended to most fore This anjust responsib been confined to civil of a company of 1 chants, the Spini, has man, the officers of ju the bodies and effect rest.

If under all theat whether created by manners, by nations or by the fraudulent measures of princes chants of different con came so opulent 💵 rival the ancient nobil be ascribed to the their commercial protrading companies ther a positive or a nopoly, and held the eastern regions, for of which the progre ment of manners p increasing demand. 🕽 to determine the aver profit; but we know terest of money was high throughout the mi At Verona, in 1228, il by law at twelve and cent; at Modena, in seems to have been twenty. The republic towards the end of that century, when Italy wealthy, paid only free ten per cent to her But in France and K rate was far more

see of Philip the Fair blows twenty per cent first year of the loan. enry 3rd, according to Paris, the debtor paid int every two months, absolutely incredible al practice. This was y owing to scarcity of ut to the discouragea strange prejudice to one of the most legitimate branches of Usury, or lending profit, was treated as the theologians of the os; and though the suhas been eradicated. of the prejudice reour legislation. This money, and indeed a of inland trade in georiginally fallen to the were noted for their farly as the sixth cenneveral subsequent ages inued to employ their findustry to the same , with little molestation lergy, who always toavowed and national and often with some ment from princes. In a century we find them ossessed of landed pro-Languedoc, and culti-B studies of medicine mical literature in their my at Montpelier unrotection of the count me, but invested with Raymond Roger, f Carcassonne, directs to his bailiffs Christian b." It was one of the imposed by the church runt of Toulouse, that allow no Jews to pos-

sess magistracy in his dominions. In Spain they were placed by some of the municipal laws on the footing of Christians, with respect to the composition for their lives, and seem in no other European country to have been so numerous or considerable. The diligence and expertness of this people in all pecuniary dealrecommended them to ings princes who were solicitous about the improvement of their revenue. We find an article in the general charter of privileges granted by Peter 3rd of Arragon, in 1283, that no Jew should hold the office of bayle or judge. And two kings of Castile, Alonso 11, and Peter the Cruel, incurred much odium by employing Jewish ministers in their treasury. But, in other parts of Europe, their condition had, before that time, begun to change for the worse; partly from the fanatical spirit of the crusades, which prompted the populace to massacre, and partly from the jealousy which their opulence ex-cited. Kings, in order to gain money and popularity at once, abolished the debts due to the children of Israel, except a part which they retained as the price of their bounty. One is at a loss to conceive the process of reasoning in an ordinance of St. Louis, where, "for the salvation of his own soul and those of his ancestors, he releases to all Christians a third part of what was owing by them to Jews." Not content with such edicts, the kings of France sometimes banished the whole nation from their dominions, seizing their effects at the same time; and a season of alternate severity and toleration toleration continued till, under Charles 6th, they were finally expelled from the kingdom, where they never afterwards possessed any legal settlement. In England they were not so harshly treated; but they became less remarkable for riches after the thirteenth century. This decline of the Jews was owing to the transference of their trade in money to other hands. In the early part of the thirteenth century the merchants of Lombardy and of the south of France took up the business of remitting money by bills of exchange, and making profit upon loans. The utility of this was found so great, especially by the Italian clergy, who thus in an easy manner drew the income of their transalpine benefices, that in spite of much obloquy, the Lombard usurers established themselves in every country; and the general progress of commerce were off the bigotry that had obstructed their reception. A distinction was made between moderate and exorbitant interest; and though the casuists did not acquiesce in this legal regulation, yet it satisfied, even in superstitious times. the consciences of provident traders. The Italian bankers were frequently allowed to farm the customs in England, as a security, perhaps, for loans which were not very punctually repaid. In 1345 the Bardi at Florence, the greatest company in Italy, became bankrupt, Edward 3rd owing them, in principal and interest, 900,000 gold florins. Another, the Peruzzi, failed at the same time, being creditors to Edward for 600,000 florins. The

king of Sicily on florins to each of the Their failure involved a multitude of Florens, and was a hear to the state.

The earliest bank instituted for the acci of p vate merchant have been that of B 1401. The banks of Genoa were of a differ tion. Although the these two has the greater antiquity. formed, as we are 🤚 twelfth century, yet !! tory is not so cless Genoa, nor its polit ance so remarkable similar might be its or the wars of Genoa teenth century, she large sums of private whom the revenues The for repayment. Florence had set a renot a very encourage of a public loan, to expense of her war tino della Scala, in chief mercantile firm individual citizena money on an assign taxes, receiving fift interest; which app been above the rat usury. The state reasonably consider debtor than some of for in a few years were consolidated im fund, or monie, with 🛊 tion from the capital, diminution of interest original debt of 👛 florins sold only for But I have not found

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formed at Florence a body, or took any part, in the affairs of the re-The case was different As a security at least interest, the subscribers loans were permitted to be produce of the taxes own collectors, paying so into the treasury. The and distinct classes of thacribers becoming at aconvenient, they were about the year 1407, agle corporation, called of St. George, which that time the sole nareditor and mortgagee. ernment of this was ento eight protectors. It ame almost independent ate. Every senator, on mion, swore to maintain leges of the bank, which firmed by the pope, and the emperor. The bank ed its advice in every of government, and geas is admitted, to the dvantage. It equipped to at its own expense, high subdued the island ca; and this acquisition, se of our great Indian ion, was long subject to my of merchants, without rference of the mother

hether derived from inmprovement, or foreign ce, displayed itself in appensive consumption, ater refinements of dotife. But these effects r a long time very grach generation making a a in the progress, which are hardly discernible except by an attentive inquirer, It is not till the latter half of the thirteenth century, that an accelerated impulse appears to be given to so-The just government and ciety. suppression of disorder under St. Louis, and the peaceful temper of his brother Alfonso, count of Toulouse and Poitou, gave France leisure to avail herself of her admirable fertility. England, that to a soil not perhaps inferior to that of France, united the inestimable advantage of an insular position, and was invigorated, above all, by her free constitution, and the steady industriousness of her people, rose with a pretty uniform motion from the time of Edward 1. Italy, though the better days of freedom had passed away in most of her republics, made a rapid transition from simplicity to refinement.
" In those times," says a writer about the year 1800, speaking of the age of Frederic 2nd, " the manners of the Italians were rude. A man and his wife ate off the There were no same plate. wooden handled knives, nor more than one or two drinking cups, in a house. Candles of wax or tallow were unknown; a servant held a torch during supper. The clothes of men were of leather unlined: scarcely any gold or silver was seen on their dress. The common people ate flesh but three times a week, and kept their cold meat for supper. Many did not drink wine in summer. A small stock of corn seemed riches. The portions of women were small; their dress, even after marriage, was simple. The pride of men was to be well provided

vided with arms and horses; that of the nobility to have lofty towers, of which all the cities in Italy were full. But now frugality has been changed for sumptuousness; every thing exquisite is sought after in dress; gold, silver, pearls, silks, and rich furs. Foreign wines and rich meats are required. Hence usury, rapine, fraud, tyranny, &c." This passage is supported by other testimonies nearly of the same time. The conquest of Naples by Charles of Anjou, in 1266, seems to have been the epoch of increasing luxury throughout Italy. His Provençal knights, with their plumed helmets and golden collars, the chariot of his queen covered with blue velvet, and sprinkled with lilies of gold, astonished the citizens of Naples. Provence had enjoyed a long tranquillity, the natural source of luxurious magnificence; and Italy, now liberated from the yoke of the empire, soon reaped the same fruit of a condition more easy and peaceful than had been her lot for several ages. Dante speaks of the change of manners at Florence, from simplicity and virtue to refinement and dissoluteness, in terms very nearly similar to those quoted above.

Throughout the fourteenth century, there continued to be a rapid but steady progression in England, of what we may denominate elegance, improvement, or luxury; and if this was for a time suspended in France, it must be ascribed to the unusual calamities which befell that country under Philip of Valois and his son. Just before the break-

ing out of the English an excessive fondacte is said to have disting only the higher rank burghers, whose fool tion at least indicates circumstances Model hardly perhaps describe tice on their own account far as their universal was a symptom of diffull we should not overlook invectives bestowed by on the fantastic extravifashion, or the sumpting by which it was endered restrain them.

The principle of laws was partly derived small republics of which might perhaps no security for public equal rights; partly austere and injud co of religion disseminated These prejudio to render all increase 🥦 comforts odious under of luxury; and a thing more powerful than jealousy with which the gard any thing like those beneath them. 60 to produce a sort of code in the laws of Euro, of these regulations and cient; but the chief enacted, both in France land, during the fourt tury; extending to 🚳 the table, as well as 🖤 The first statute of the tion in our own com however, repealed the and subsequent provi entirely disregarded 📗 which valued liberty

o much to obey laws in a spirit hostile to iws indeed designed by ernments to restrain the nce of their subjects justify the severe indignich Adam Smith has on all such interference ate expenditure. The

France and England ubtedly more egregious its than any others in inions; and contributed y their love of pageancite a taste for dissipair people than by their

s to repress it.

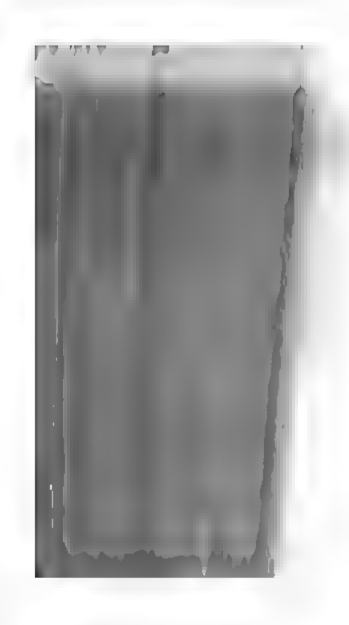
, an historian of Plais left a pretty copious of the prevailing mang his countrymen about expressly contrasts e luxurious living with of their ancestors sers before; when, as we , they had already made ble steps towards re-

This passage is highly g; because it shows the enor of domestic ecoan Italian city, rather ere display of individual nce, as in most of the ected by our own and ch antiquaries. But it oo long for insertion in No other country, could exhibit so fair a f middle life: in France ers and even the inferior ere for the most part in poverty at this period, y concealed by an affecornament; while our reomanry and tradesmen re anxious to invigorate ies by a generous diet, dwell in well-furnished ΔXI.

houses, or to find comfort in cleanliness and elegance. German cities however had acquired with liberty the spirit of improvement and industry. From the time that Henry 5th admitted their artisans to the privileges of free burghers, they became more and more prosperous; while the steadiness and frugality of the German character compensated for some disadvantages arising out of their inland situation. Spire, Nuremberg, Ratisbon, and Augsburg, were not indeed like the rich markets of London and Bruges, nor could their burghers rival the princely merchants of Italy; but they enjoyed the blessings of competence diffused over a large class of industrious freemen, and, in the fifteenth century, one of the politest Italians could extol their splendid and well-furnished dwellings, rich apparel, their easy and affluent mode of living, the security of their rights, and just equality of their laws.

No chapter in the history of national manners would illustrate so well, if duly executed, the progress of social life, as that dedicated to domestic architecture. The fashions of dress and of amusements are generally capricious and irreducible to rule; but every change in the dwellings of mankind, from the rudest wooden cabin to the stately mansion, has been dictated by some principle of convenience, neatness, comfort or magnificence. Yet this most interesting field of research has been less beaten by our antiquaries than others comparatively barren. I do not pretend to a complete knowledge of what has

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and by the second Essays on Ancient Archæologia. Of make free use in 1 paragraphs.

The most ancies which we can trace i after the departure mans, were circular t great size, whereof n in Scotland; erected natural eminence, or ficial mound of earth. Conisborough Castle shire, and Castleton shire, built perhaps conquest. To the lo bers of those gloomy k was no admission of li except through long nat holes, and an aperture in Regular windows were the upper apartments. not for the vast thickne walls, and some marks (tion both to convenience coration in these structi Miok+ E

, but subsequent enlargeave rendered caution neto distinguish their ori-" The odd mixmains. ays Mr. King, " of cone and magnificence with designs for protection ence, and with the incones of the former confined a close fortress, is very The provisions for became now, however, ore than nugatory; large windows, like those of als, were introduced into nd this change in archimanifestly bears witness essation of baronial wars, increasing love of splenne reign of Edward 3rd. ese succeeded the casteluses of the fifteenth cenich as Herstmonceux in Haddon Hall in Derbymd the older part of They resemin Kent. rtified castles ın their gate-ways, their turrets tlements, to erect which licence was necessary, r defensive strength could re availed against a sudly or attempt at forcible ssion. They were always und one or two courthe circumference of the hen there were two, beupied by the offices and rooms, that of the sey the state-apartments. 'quadrangular houses, not ed, were sometimes built the same age, and under 7th became universal in erior style of domestic The quadrangular s well from security and ence, as from imitation of

conventual houses, which were always constructed upon model, was generally preferred; even where the dwelling-house, as indeed was usual, only took up one side of the enclosure, and the remaining three contained the offices, stables, and farm-buildings with walls of communication. Several very old parsonages appear to have been built in this manner. It is, however, very difficult to discover any fragments of houses inhabited by the gentry, before the reign, at soonest, of Edward 3rd, or even to trace them by engravings in the older topographical works; not only from the dilapidations of time, but because very few considerable mansions had been erected by that class. A great part of England affords no stone fit for building; and the vast, though unfortunately not inexhaustible, resources of her oak forests were easily applied to less durable and magnificent structures. A frame of massive timber, independent of walls, and resembling the inverted hull of a large ship, formed the skeleton, as it were, of an cient hall; the principal beams springing from the ground naturally curved, and forming a Gothic arch overhead. The intervals of these were filled up with horizontal planks; but in the earlier buildings, at least in some districts, no part of the walls was of stone. Stone houses however are mentioned as belonging to citizens of London, even in the reign of Henry 2nd; and, though not often perhaps regularly hewn stones, yet those scattered over the soil, or dug from flint quarries, bound together with a very strong and garable 212

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durable cement, were employed in the construction of manerial houses, especially in the western counties, and other parts where that material is easily procured. Gradually even in timber buildings, the intervals of the main beams, which now became perpendicular, not throwing off their curved springers till they reached a considerable height, were occupied by stone walls, or, where stone was expensive, by mortar or plaster, intersected by horisontal or diagonal beams, grooved into the principal piers. mode of building continued for a long time, and is still familiar to our eyes in the older streets of the metropolis and other towns, and in many parts of the country. Early in the fourteenth century, the art of building with brick, which had been lost since the Roman dominion, was introduced probably from Flanders. Though several edifices of that age are constructed with this material, it did not come into general use till the reign of Henry 6th. Many considerable houses as well as public buildings were erected with bricks during his reign and that of Edward 4th, chiefly in the eastern countries, where the deficiency of stone was most experienced. Few, if any, brick mansion houses of the fifteenth century exist, except in a dilapidated state; but Queen's college and Clare-hall at Cambridge, and part of Eton college, are subsisting witnesses to the durability of the material as it was then employed.

It is an error to suppose, that the English gentry were lodged

in stately or even in well-sized houses. Generally speaking, their dwellings were almost as interior to those of their descendants in capacity, as they were in conve-nience. The usual arrangement consisted of an entrance-passage running through the house, with a hall on one side, a parlour beyoud, and one or two chambem above, and on the opposite side, kitchen, pantry and offices. Such was the ordinary manor-house of the fifteenth and sixteenth centuries, as appeare not only from documents and esgravings, but, as to the latter period from the buildings them. selves, sometimes, though 206 very frequently, occupied by families of consideration, more often converted into farm-houses or distinct tenements. Larger structures were erected by men of great estates during the reigno of Henry 6th and Edward 4th; but very few can be traced higher; and such has been the effect of time, still more through the advance or decline of families, and the progress of architectural improvement, than the natural decay of these buildings, that I should conceive it difficult to name a house in England, still inhabited by a gentleman, and not belonging to the order of castles, the principal apartments of which are older than the reign of Henry 7th. The instances least must be extremely few.

France by no means appears to have made a greater progress than our own country in domestic architecture. Except fortified castles, I do not find in the work of a very miscellaneous, but ap-

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parently diligent writer, any considerable dwellings mentioned before the reign of Charles 7th, and very few of so early a date. Jacques Cœur, a famous merchant unjustly persecuted by that prince, had a handsome house at Paris, as well as another at Beaumont-sur-Oise. It is obvious that the long calamities which France endured before the expulsion of the English must have retarded this eminent branch of

national improvement. Even in Italy, where from the size of her cities, and social refinements of her inhabitants, greater elegance and splendor in building were justly to be expected, the domestic architecture of the middle ages did not attain any perfection. In several towns, the houses were covered with thatch, and suffered consequently from destructive fires. Costanzo, a Neapolitan historian near the end of the sixteenth century remarks the change of manners that had occurred since the reign of Joanna 2nd one hundred and fifty years before. The great families under the queen expended all their wealth on their retainers, and placed their chief pride in bringing them into the field. They were ill lodged, not sumptuously clothed, not luxurious in their tables. The house of Caracciolo, high steward of that princess, one of the most powerful subjects that ever existed, having fallen into the hands of persons incomparably below his station, had been enlarged by them, as insufficient for their accommodation. If such were the case in the city of Naples so late as the

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beginning of the fifteenth century, we may guess how mean were the habitations in less po-

lished parts of Europe.

The two most essential improvements in architecture during this period, one of which had been missed by the sagacity of Greece and Rome, were chimneys and glass-windows. Nothing apparently can be more simple than the former; yet the wisdom of ancient times had been content to let the smoke escape by an aperture in the centre of the roof; and a discovery, of which Vitruvius had not a glimpse, was made, perhaps in this country, by some forgotten semi-barbarian. About the middle of the fourteenth century, the use of chimneys is distinctly mentioned in England and in Italy; but they are found in several of our castles which bear a much older date. This country seems to have lost very early the art of making glass, which was preserved in France, whence artificers were brought into England to furnish the windows of some new churches in the seventh century. It is said that in the reign of Henry 3rd, a few ecclesiastical buildings had glazed windows. Suger, however, a century before, had adorned his great work, the abbey of St. Denis, with windows, not only glazed, but painted; and I presume that other churches of the same class, both in France and England, especially after the lancet-shaped window had yielded one of ampler dimensions, were generally decorated in a similar manner. Yet glass is said not to have been employed in the domestic domestic architecture of France before the fourteenth century; and its introduction into England was probably by no means earlier. Nor indeed did it come into general use during the period of the middle ages. Glazed windows were considered as moveable furniture, and probably bore a high price. When the earls of Northumberland, as late as the reign of Elizabeth, left Alnwick castle, the windows were taken out of their frames, and carefully

laid by.

But if the domestic buildings of the fifteenth century would not seem very spacious or convenient at present, far less would this luxurious generation be content with their internal accommodations. A gentleman's house containing three or four beds was extraordinarily well provided; few probably had more than two. The walls were commonly bare, without wainscot or even plaster; except that some great houses were furnished with hangings, and that perhaps hardly so soon as the reign of Edward 4th. It is unnecessary to add, that neither libraries of books nor pictures could have found a place among furniture. Silver plate was very rare, and hardly used for the table. A few inventories of furniture that still remain exhibit a miserable deficiency. And this was incomparably greater in private gentlemen's houses than among citizens, and especially foreign merchants. We have an inventory of the goods belonging to Contarini, a rich Venetian trader, at his house in St. Botolph's lane, A. D. 1481. There appear to have been not less than

ten beds, and glass windows are specially noticed as moveable furniture. No mention however is made of chairs or looking-glasses If we compare this account, however trifling in our estmation, with a similar inventor of furniture in Skipton-castle, the great honour of the earls of Cumberland, and among the most splendid mansions of the north, not at the same period, for I have not found any inventory of a nobleman's furniture so ancient, but in 1572, after almost a century of continual improvement, we shall be astonished at the inferior provision of the baronial residence. There were not more than seven or eight beds in this great castle; nor had any of the chambers either chairs, glasses, or carpett. It is in this sense, probably, that we must understand Eneas 5vivius, if he meant any thing more than to express a traveller's discontent, when he declares that the kings of Scotland would rejoice to be as well lodged as the second class of citizens at Nuremberg. Few burghers of that town had mansions, I presume, equal to the palaces of Dumferlm or Stirling, but it is not unlikely that they were better furnished.

In the construction of tame houses and cottages, especially the latter, there have probably been fewer changes; and those it would be more difficult to follow. No building of this class can be supposed to exist of the antiquity to which the present work is confined; and I do not know that we have any document as to the inferior architecture of England, so valuable as one which M. de Pauliny has quoted

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for that of France, though perhaps more strictly applicable to Italy, an illuminated manuscript of the fourteenth century, being a translation of Crescentio's work on agriculture, illustrating the customs, and, among other things, the habitations of the agricultural According to Paulmy, ciass. there is no other difference between an ancient and a modern farm-house, than arises from the introduction of tiled roofs. the original work of Crescentio, a native of Bologna, who composed this treatise on rural affairs about the year 1300, an Italian farm-house, when built at least according to his plan, appears to have been commodious both in size and arrangement. Cottages in England seem to have generally consisted of a single room without division of stories. Chimneys were unknown in such dwellings till the early part of Elizabeth's reign, when a very rapid and sensible improvement took place in the comforts of our yeomanry and cottagers.

It must be remembered, that I have introduced this disadvantageous representation of civil architecture, as a proof of general poverty and backwardness in the refinements of life. sidered in its higher departments, that art is the principal boast of the middle ages. The common buildings, especially those of a public kind, were constructed with skill and attention to durability. The castellated style displays these qualities in greater perfection; the means are well adapted to their objects, and its imposing grandeur, though chiefly resulting no doubt from massive-

ness and historical association, sometimes indicates a degree of architectural genius in the conception. But the most remarkable works of this art are the religious edifices erected in the twelfth and three following cen-These structures, uniting turies. sublimity in general composition with the beauties of variety and form, intricacy of parts, skilful or at least fortunate effects of shadow and light, and in some instances with extraordinary mechanical science, are naturally apt to lead those antiquaries who are most conversant with them into too partial estimates of the times wherein they were founded. They certainly are accustomed to behold the fairest side of the picture. It was the favourite and most honourable employment of ecclesiastical wealth, to erect, to enlarge, to repair, to decorate cathedral and conventual church-An immense capital must have been expended upon these buildings in England between the Conquest and the Reformation. And it is pleasing to observe how the seeds of genius, hidden as it were under the frost of that dreary winter, began to bud to the first sunshine of encouragement. In the darkest period of the middle age, especially after the Scandinavian incursions into France and England, ecclesiastical architecture, though always far more advanced than any other art, bespoke the rudeness and poverty of the times. It began towards the latter part of the eleventh century, when tranquillity, at least from foreign enemies, was restored, and some degree of learning re-appeared, to

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essume a more noble appearance. The Anglo-Norman cathedrals were perhaps as much distinguished above other works of man in their own age, as the more splendid edifices of a later period. The science manifested in them is not however very great; and their style, though by no means destitute of lesser beauties, is upon the whole an awkward imitation of Roman architecture, or perhaps more immediately of the Seracenic buildings in Spain, and those of the lower Greek empire. But about the middle of the twelfth century, this manner began to give place to what is improperly denominated the Gothic architecture; of which the pointed arch, formed by the segments of two intersecting semicircles, struck from points equidistant from the centre of a common diameter, has been deemed the essential characteristic. We are not concerned at present to inquire, whether this style originated in France or Germany, Italy or England, since it was certainly almost simultaneous in all these countries; nor from what source it was derived; a question of no small difficulty. I would only venture to remark, that whatever may be thought of the origin of the pointed arch, for which there is more than one mode of accounting, we must perceive a very oriental character in the vast profusion of ornament, especially on the exterior surface, which is as distinguishing a mark of Gothic buildings as their arches, and contributes in an eminent degree both to their beauties and their defects. This indeed is rather applicable

to the later than the earlier stage of architecture, and rather to continental than English churches Amiens is in a far more florid style than Salisbury, though contemporary structure. Gothic species of architecture in thought by some to have reached its perfection, considered as 🛤 object of taste, by the middle the fourteenth century, or 🛋 least to have lost something its excellence by the correspond ing part of the next age; effect of its early and rapid cultivation, since arts appear 🐸 have, like individuals, their netural progress and decay. Yes this seems, if true at all, only applicable to England; since the cathedrals of Cologne and Milan, probably the most distinguished monuments of this architecture are both of the fifteenth century The mechanical execution, least, continued to improve, and is so far beyond the apparent attellectual powers of those times, that some have ascribed the procipal ecclesiastical structures to, the fraternity of freemasons, depositaries of a concealed and traditionary science. There is probably some ground for this opinion; and the earlier archives of that mysterious association, if they existed, might illustrate the progress of Gothic architecture, and perhaps reveal its ongia-The remarkable change into this new style, that was almost contemporaneous in every part of Europe, cannot be explained by any local circumstances, or the capricious taste of a single notion.

It would be a pleasing task to trace with satisfactory exactness

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low, and almost perhaps inble progress of agriculture nternal improvement during atter period of the middle But no diligence could er the unrecorded history single village; though conable attention has of late paid to this interesting subby those antiquaries, who, th sometimes affecting to se the lights of modern sophy, are unconsciously d by their effulgence. already adverted to the hed condition of agriculture g the prevalence of feudal es, as well as before their al establishment. Yet even : least civilized ages, there not wanting partial encounents to cultivation, and the orating principle of human try struggled against detive revolutions and barbadisorder. The devastation ir from the fifth to the elecentury rendered land the costly of all gifts, though it ever be the most truly vaand permanent. Many of rants to monasteries, which us as enormous, were of cts absolutely wasted, which probably have been reed by no other means. the agricultural restoration eat part of Europe to the They chose, for the of retirement, secluded rewhich they cultivated with abour of their hands. charters are extant, granted nvents, and sometimes to en, of lands which they had ered from a desert condition, the ravages of the Saracens. districts were allotted to a

body of Spanish colonists, who emigrated, in the reign of Louis the Debonair, in search of a Christian sovereign. Nor is this the only instance of agricultural colonies. Charlemagne transplanted part of his conquered Saxons into Flanders, a country at that time almost unpeopled; and at a much later period, there was a remarkable reflux from the same country, or rather from Holland, to the coasts of the Baltic sea. In the twelfth century, great numbers of Dutch colonists settled along the whole line between the Ems and the Vistula. They obtained grants of uncultivated land on condition of fixed rents, and were governed by their own laws under magistrates of their election.

There cannot be a more striking proof of the low condition of English agriculture in the eleventh century, than is exhibited by Domesday book. Though almost all England had been partially cultivated, and we find nearly the same manors, except in the north, which exist at present, yet the value and extent of cultivated ground are inconceivably small. With every allowance for the inaccuracies and partialities of those by whom that famous survey was completed, we are lost in amazement at the constant recurrence of two or three carucates in demesne, with folklands occupied by ten or a dozen villeins, valued all together at forty shillings, as the return of a manor, which now would yield a competent income to a gentleman. If Domesday book can be considered as even approaching to accuracy in respect of these

estimates,

estimates, agriculture must certainly have made a very material progress in the four succeeding This however is rencenturies. dered probable by other documents. Ingulfus, abbot of Croyland under the conqueror, supplies an early and interesting evidence of improvement. Richard de Rules, lord of Deeping, he tells us, being fond of agriculture, obtained permission from the abbey to inclose a large portion of marsh for the purpose of separate pasture, excluding the Welland by a strong dike, upon which he erected a town, and rendering those stagnant fens a garden of Eden. In imitation of this spirited cultivator, the inhabitants of Spalding and some neighbouring villages, by a common resolution divided their marshes amongst them; when some converting them to tillage, some reserving them for meadow, others leaving them in pasture, found a rich soil for every purpose. The abbey of Croyland and villages in that neighbourhood followed This early inthis example. stance of parochial inclosure is not to be overlooked in the history of social progress. By the statute of Merton, in the 20th of Henry 3rd the lord is permitted to approve, that is to inclose, the waste lands of his manor, provided he leave sufficient common of pasture for the freeholders. Higden, a writer who lived about the time of Richard 2nd, says, in reference to the number of hydes and vills of England at the conquest, that by clearing of woods, and ploughing up wastes, there were many more of each in his age than

formerly. And it might be to sily presumed, independenty of proof, that woods were cleared marshes drained, and waste brought into tillage, during the long period that the house of Plantagenet sat on the throng From manerial surveys indeed and similar instruments, it appears that in some places there was nearly as much ground cultivated in the reign of Edward 74, The conas at the present day. dition of different country town ever was very far from being alike, and in general, the northern and western parts of England were the most backward.

The culture of arable land 🕶 very imperfect. Fleta remarks in the reign of Edward 1st or 20th that unless an acre yielded mon than six bushels of corn, the farmer would be a loser and 🍱 land yield no rent. And sir John Cullum, from very minute at counts, has calculated that week or ten bushels were a full aver age crop on an acre of wheat An amazing excess of tillage socompanied, and partly, I suppose produced this imperfect cultive tion. In Hawsted for example, under Edward Ist, there were thirteen or fourteen hundred acre of arable, and only forty-five meadow ground. A simdar coproportion occurs almost into riably in every account we par-This seems inconstitution sess. with the low price of cattle. But we must recollect, that the common pasture, often the most 🗲 tensive part of a manor, is as included, at least by any specie measurement, in these surveys The rent of land differed of cours materially; sixpence an aut 965.(IN

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to have been about the ze for arable land in the enth century, though mearas at double or treble that

But the landlords were nay solicitous to augment a ue that became more and inadequate to their luxu-

They grew attentive to iltural concerns, and perthat a high rate of proagainst which their less tened ancestors had been to clamour, would bring more into their coffers than The exportation k away. n had been absolutely pro-But the statute of the Henry 6th, c. 2, reciting on this account farmers, thers who use husbandry, t sell their corn but at a nce, to the great damage of alm," permits it to be sent here but to the king's eneso long as the quarter of shall not exceed 6s. 8d. in or that of barley 3s. of wool was fixed in the -second year of the same at a minimum, below which con was suffered to buy it, h he might give more; a ion neither wise nor equitout obviously suggested by ame motive. Whether the of land were augmented in egree through these mea-

reat rise took place in the of Henry 8th, or rather afds. The usual price of nder Edward 4th, seems to been ten years purchase. The usual price of nder Edward 4th, seems to been ten years purchase. The usual price of nder Edward 4th, seems to be need that nglish writer can furnish ittle information as to the

of agriculture in foreign

countries. In such works relating to France as have fallen within my reach, I have found nothing satisfactory, and cannot pretend to determine, whether the natural tendency of mankind to ameliorate their condition had a greater influence in promoting agriculture, or the vices inherent in the actual order of society, and those public misfortunes to which that kingdom was exposed, in retarding it. The state of Italy was far different; the rich Lombard plains, still more fertilized by irrigation, became a garden, and agriculture seems to have reached the excellence which it still retains. The constant warfare indeed of neighbouring cities is not very favourable to industry; and upon this account we might incline to place the greatest territorial improvement of Lombardy at an æra rather posterior to that of her republican government; but from this it primarily sprung; and without the subjugation of the feudal aristocracy, and that perpetual demand upon the fertility of the earth which an increasing population of citizens produced, the valley of the Po would not have yielded more to human labour than it had done for several preceding centuries. Though Lombardy was extremely populous in the thirteenth and fourteenth centuries, she exported large quantities of corn. The very curious treatise Crescentius exhibits the full details of Italian husbandry about 1,300, and might afford an interesting comparison to those who are acquainted with its present That state indeed in many parts of Italy displays no symp-



numents of a time lence was either unfe least not forbad the mankind. Volterra, serted walls look dow tainted solitude, was c but free republic; 8 whom, though less d the malignant influen was once almost the r rence. So melancho parently irreaistible a culture and populatio physical causes, as see gradually overspread a tion of Italy, has no been experienced in a part of Europe, unless Iceland.

The Italians of the ficentury seem to have pattention to an art, choth as related to cultivate architecture, our or fathers were almost entire rant. Crescentius dilate horticulture, and gives a long list of herbs both

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pect use of authorities. nis part of statistical hisran to excite attention, as hardly perhaps before lication of bishop Fleet-Chronicon Preciosum, so thentic documents had ıblished with respect to that enquirers were glad recourse to historians, hen not contemporary, facts as they had thought ecord. But these histore sometimes too distant e times concerning which ote, and too careless in neral character, to merit egard; and even when porary, were often credumote from the concerns vorld, and, at the best, it to register some extrar phænomenon of scarcity pness, than the average pecuniary dealings. tht, in my opinion, to be ely rejected as testimoe other to be sparingly idently admitted. For it onger necessary to lean uch uncertain witnesses. the last century a very e industry has been shown quaries in the publication ount-books belonging to persons, registers of exin convents, returns of s, valuations of goods, bills, and in short every mt, however trifling in by which this important can be illustrated. it number of such authoroving the ordinary tenor s, rather than any remark-

viations from it, are the

sis of a table, by which all

s in the value of money

should be measured. I have little doubt, but that such a table might be constructed from the data we possess with tolerable exactness, sufficient at least to supersede one often quoted by political economists, but which appears to be founded upon very superficial and erroneous enquiries.

It is by no means required that I should here offer such a table of values, which, as to every country except England, I have no means of constructing, and which, even as to England, would be subject to many difficulties. But a reader unaccustomed to these investigations, ought to have some assistance in comparing the prices of ancient times with those of his own. I will therefore, without attempting to ascend very high, for we have really no sufficient data as to the period immediately subsequent to the Conquest, much less that which preceded, endeavour at a sort of approximation for the thirteenth and fifteenth centuries. In the reigns of Henry 3rd and Edward 1st, previously to the first debasement of the coin by the latter in 1301, the ordinary price of a quarter of wheat appears to have been about four shillings, and that of barley and oats in proportion. A sheep was rather sold high at a shilling, and an ox might be reckoned at ten or twelve. The value of cattle is of course dependent upon their breed and condition; and we have unluckily no early account of butcher's meat; but we can hardly take a less multiple than about thirty for animal food, and eighteen or twenty for corn, in order to bring the prices of the thirteenth century to a level with those of the present day. Combining the two, and setting the comparative dearness of cloth against the cheapness of fuel and many other articles, we may perhaps consider any given sum under Henry 3rd and Edward 1st, as equivalent in general command over commodities to about twenty-four or twenty-five times that nominal value at present. Under Henry 6th, the coin had lost onethird of its weight in silver, which caused a proportional increase of money prices; but, so far as I can perceive, there had been no diminution in the value of that We have not much information as to the fertility of the mines which supplied Europe during the middle ages; but it is probable that the drain of silver towards the East, joined to the ostentatious splendor of courts, might fully absorb the usual produce. By the statute of 15 Hen. 6th, c. 2, the price up to which wheat might be exported is fixed at 6s. 8d., a point no doubt above the average; and the private documents of that period, which are sufficiently numerous, lead to a similar result. Sixteen will be a fair multiple, when we would bring the general value of money in this reign to our present standard.

But after ascertaining the proportional values of money at different periods by a comparison of the prices in several of the chiefarticles of expenditure, which is the only fair process, we shall sometimes be surprised at incidental facts of this class which seem irreducible to any rule.

These difficulties arise much from the relative of particular commoditie it is for the most part ea plain, as from the change ners and in the usual mo ing. We have reached age so high a pitch of that we can hardly be comprehend the frugali cient times; and have it formed mistaken notions habits of expenditure w prevailed. Accustomed of feudal and chivalrou works of fiction, or by who embellish their writ accounts of occasional and tournaments, and s inattentive enough to tra manners of the seventeel fourteenth century, we: all aware of the usual! with which the gentry liv Edward 1st, or even H They drank little wine; no foreign luxuries; th or never kept male serv cept for husbandry; the as we may guess by t were indifferent; they se velled beyond their coun even their hospitality n been greatly limited, if of manors were really n than we find it in many Twenty-four seems a multiple when we woul sum mentioned by a wri Edward 1st, to the s value expressed in ou money, but an income 201. was reckoned a c estate for a gentleman the lord of a single mar seldom have enjoyed 1 knight who possessed annum passed for extre

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not equal in commmodities to 4,000% But this income was y free from taxation, nditure lightened by of his villeins. Such lowever, must have the most opulent of Sir John itlemen. eaks of five pounds fair living for a yeos of whom he is not 1 to diminish the imlo when sir William of the richest men in ueaths, in 1493, fifty ch of his daughters, imagine that this was lue than four or five nds at this day; but amily pride, and want ney, which induced lemen to leave their dren in poverty. Or, nat the expense of a e university in 1514 pounds annually, we n supposing that he eral accommodation resent age deems in-

but consider how be afforded for about , which will be not e proportion. And a modern lawyer say owing entry in the en's accounts of St.

Westminster, for Also paid to Roger rned in the law, for giving, 3s. 8d. with for his dinner."— een times the fee em altogether inaderesent, five shillings y furnish the table of even if the fastidiousmanners would admit

of his accepting such a dole. But this fastidiousness, which considers certain kinds of remuneration degrading to a man of liberal condition, did not prevail in those simple ages. It would seem rather strange, that a young lady should learn needle-work and good-breeding in a family of superior rank, paying for her board; yet such was the laudable custom of the fifteenth and even sixteenth centuries, as we perceive by the Paston Letters, and later authorities.

There is one very unpleasing remark which every one who attends to the subject of prices will be induced to make, that the labouring classes, especially those engaged in agriculture, were better provided with the means of subsistence in the reign of Edward 3rd, or of Henry 6th, than they are at present. In the fourteenth century, sir John Cullum observes, a harvest-man had fourpence a day, which enabled him in a week to buy a comb of wheat; but to buy a comb of wheat, a man must now (1784) work ten or twelve days. So, under Henry 6th, if meat was at a farthing and half the pound, which I suppose was about the truth, a labourer earning three-pence a day, or eighteen-pence in the week, could buy a bushel of wheat, at six shillings the quarter, and twenty-four pounds of meat for his family. A labourer at present, earning twelve shillings a week, can only buy half a bushel of wheat, at eighty shillings the quarter, and twelve pounds of meat at seven-pence. Several acts of parliament regulate the wages that might be paid to labourers of different kinds.

Thus

Thus the statute of labourers in 1350, fixes the wages of reapers during harvest at three-pence a day without diet, equal to five shillings at present; that of 23 H.6th, c. 12, in 1444, fixes the reapers' wages at five-pence, and those of common workmen in building at $3\frac{1}{4}d$. equal to 6s. 8d. and 4s. 8d.; that of 11 H. 7th, c. 22, in 1496, leaves the wages of labourers in harvest as before, but rather increases those of ordinary workmen. The yearly wages of a chief hind or shepherd by the act of 1444 were, 11.4s. equivalent to about 201.; those of a common servant in husbandry, 18s. 4d. with meat and drink; they were somewhat augmented by the staof 1496. Yet, although these wages are regulated, as a maximum, by acts of parliament, which may naturally be supposed to have had a view rather towards diminishing than enhancing the current rate, I am not fully convinced that they were not rather beyond it; private accounts at least do not always correspond with these statutable prices. And it is necessary to remember, that the uncertainty of employment, natural to so imperfect a state of husbandry, must have diminished the labourer's means of subsistence. Extreme dearth, not more owing to adverse seasons than to improvident consumption, frequently endured. But after every allowance of this kind, I should find it difficult to resist the conclusion, that however the labourer has derived benefit from the cheapness of manufactured commodities, and from many inventions of common utility, he is much inferior in ability to support

a family, to his ancest or four centuries ago. not why some have suppo meat was a luxury sel tained by the labourer. less he could not have as much as he pleased; the greater cheapness as compared with com, to follow, that a more able portion of his ordi consisted of animal food present. It was remark John Fortescue, that the lived far more upon a diet than their rivals the and it was natural to asc superior strength and a this cause. I should fe satisfaction in being co that no deterioration in of the labouring classes taken place; yet it c think, appear extraord those who reflect, that population of England, year 1377, did not muc 2,300,000 souls, about of the results upon the meration, an increase w that of the fruits of the e not be supposed to have even pace.

ORIGIN OF THE PIND

(By an Officer in the State Last-India Comp

The name of Pindark found in Indian history as the commencement a century; several bands freebooters followed thratta armies in their earl Hindostan, and they a tioned by Ferishta as fought regions Zoolfecc

: other generals of Aue. One of their first and stinguished leaders was a named Ponapah, who rahe Carnatic and took Velly in the reign of Sahoonis chief is said to have cceeded by Chingody and ewar, who commanded housand horse at the bataniput, and under whom larie system would seem assumed a more regular They were divided into or tribes, commanded urs or chiefs; people of untry, and of every reliere indiscriminately en-. this heterogeneous comand a horse and sword emed sufficient qualifica-'admission. A common kept them united; the cquired wealth and rethe Mahratta wars, they spon lands which they erwards tacitly permitted 1, and transmitted with ates, the services of their s to their descendants. o and Burran are subse-

mentioned as leaders of laries; and in order to sh the followers of Tuckkar from those of Maindiah, they were hencedenominated the Scinanee, and the Holkar

Dost Mohummud and han, the sons of Heroo powerful chiefs; but in iation which is daily augby the admittance of s, it is natural to suppose tence will not be confined ditary claims, and that uperior genius and enterll ultimately rise to the XI.

chief command. This is accordingly found to be the case, and Sectoo, who is now the most powerful of all the Pindarie leaders, was a few years ago a person of no consideration. It is only of late, that these banditti have become really formidable, and they may now be looked upon as an · independent power, which if properly united, under an able commander, would prove the most dangerous enemy that could arise to disturb the peace and prospe-

rity of India.

The climate and hardy habits of these plunderers render tents or baggage an unnecessary incumbrance; each person carries a few days provisions for himself and for his horse, and they march for weeks together, at the rate of thirty and forty miles a day, over roads and countries impassable They exfor a regular army. hibit a striking resemblance to the Cossacks, as well in their customs as in the activity of their Their arms are the movements. same, being a lance and a sword, which they use with admirable dexterity; their horses, like those of the Cossacks, are small, but extremely active; and they pillage, without distinction, friends They move in as well as foes. bodies seldom exceeding two or three thousand men, and hold a direct undeviating course until they reach their destination, when they at once divide into small parties, that they may with more facility plunder the country, and carry off a larger quantity of booty; destroying, at the same time, what they cannot remove. They are frequently guilty of the most inhuman barberities, and

2 K

their progress is generally marked by the smoaking ruins of villages, the shrieks of women, and the groans of their mutilated hus-At times they wallow in abundance, while at others they cannot procure the common necessaries of life; and their horses, which are trained to undergo the same privations as their masters, often receive a stimulus of opium when impelled to uncommon exertion. Night and the middle of the day are dedicated to repose; and recent experience has shown us that they may be surprised with effect at such hours. Fighting is not their object, they have seldom been known to resist the attack even of an inferior enemy; if pursued, they make marches of extraordinary length, and if they should happen to be overtaken, they disperse, and re-assemble at an appointed rendezvous; or if followed into their country. they immediately retire to their re-Their wealth spective homes. and their families are scattered over that mountainous tract of country which borders the Nerbudda to the north. They find protection either in castles belonging to themselves, or from those powers with whom they are either openly or secretly connected. They can scarcely be said to present any point of attack, and the defeat or destruction of any particular chief, would only effect the ruin of an individual, without removing the evil of a system equally inveterate in its nature, and extensive in its influence.

The most powerful of the Pindarie chiefs are Kurreem Khan, Cheetoo (or Sectoo, as he is often

called) and Dost Mo There are however, sen ordinate chiefs, who are manders of dhurras, o and acknowledge a tac ence to one or other of great leaders before me

Kurreem Khan is d from an ancient Mahom mily; his early youth v in the service of Holks he subsequently quitted of Dowlut Row Scind character and enterprise soon increased the numb adherents, he enlarged hi sions, partly by grants in diah, and partly by us from the rajah of Berar 🛭 of Bhopaul, whose dom alternately invaded and He possessed himself a fortresses, and, at the ter of the Mahratta war, h was such as to excite and jealousy of Scindi caused him to be tresc seized and confined at Here he lingered some prison; after which, ha tained his release by the of a ransom, he resu former habits, returned his companions, and, is time, became as power had been before. able to crush him by of had once more recours chery, and taking advar quarrel between Kurr Sectoo, assisted the lat having overthrown Kur pitched battle, compell fly for refuge to Am who made him over Bhye, the widow rege Holkar family. since escaped, or ra

too, who is at present the t of all the Pindarie chiefs, the confidence and favour diah. He has lately acextensive influence; the s of his followers daily e to increase, and, by a ount, he was said to be at ad of twenty thousand a small corps of bad inand a train of twenty ill guns. He possesses the nd districts of Sutwass, run along the northern of the Nerbudda to the f Oujein, and nearly op-Tindia.

Mohummud, the son of , is entitled from his birth the chief place over all darie tribes. This person ver, inferior to Cheetoo, troops subject to his and may amount to between twelve thousand horse, a ody of infantry, and a few A party of the adherents Mohummud, commanded rother, Wausil Khan, inour provinces, and there y reason to believe, that ere accompanied by some roops of Scindiah. Their at Bagrode, a short disthe north-east of Bilseih, t in Bhopaul.

Holkar branch of the Pinis far-less formidable than that of Scindiah. Their chief leader is a person named Kawder Buksh; those of inferior note Tookoo and Sahib Khan; and their united strength may be computed at nearly five thousand horse. They are generally cantoned in the vicinity of Kunool and Sohundra.

The Pindaries may probably amount altogether to between thirty and forty thousand horse; but in a community so subject to constant fluctuations, it is impossible to form any accurate idea of their number, which must vary from day to day according to the caprice of individuals, and the condition of the adjoining coun-Throughout the greater part of the territories of the native powers in central India, the husbandman is seldom permitted to reap the fruits of his labours; his fields are laid waste, his cottage reduced to ashes, and he has no alternative, but that of joining the standard of some lawless chief. Thus the numbers of the Pindaries may be said to increase in the same ratio, as the means of subsistence diminish; hunger goads them on to the work of destruction, and they rejoice in anticipation of the spoils of wealthy countries. Were they permitted to continue their merciless depredations without molestation, the peninsula of India would in time become a desert, and the few inhabitants that survived the general wreck, a band of savage and licentious robbers. The pastoral tribes of Arabia and although sufficiently Turkey, prone to pillage, where an occasion may offer, are not impelled

by such motives of imperious necessity, as the predatory horse of Hindostan; their slender numbers cover extensive countries, and when their flocks have exhausted the pasture of one plain, they move with their families into ano-The Pindaries are, on the contrary, confined to a tract of waste land which has become the general rendezvous of every vagabond and outlaw, and whence they issue in desperate bands, in search of the necessaries of life. Some analogy may at first appear to exist between usages and those of the early Mahrattas under Sevajee, but on reflection we shall discover an essential difference in many important points. The adherents of Sevajee were warmed by a strong patriotic feeling, they were all of the same religion and country, and were in fact the long oppressed inhabitants of an ancient kingdom, recovering their rights by the expulsion of a depraved declining government and The Pindaries are a strangers. mere collection of vagrants from various countries and of different castes and religion, brought together from an inability of otherwise procuring the means of subsistence, divided amongst themselves, and ready at all times to desert their leaders, and enter the service of any prince or state who may support them.

The dominions of our allies have ever since the year 1811, been subject to their incursions. In 1814 they entered the province of Bahar, and threatened Bengal; and in the two following years invaded the British territories

under Fort St. George. with the rapidity of through the country of zam, they suddenly upon the defenceless d Guntoor, and in an insta themselves over the fa country, every where co the most shocking an atrocities. In 1816 they with redoubled number tending themselves from of the Conkan to that threw the whole souther the peninsula into a state They again passed with culty and without of through the dominion allies the Peishwah and zam; carried fire and most from one end to of the district of Ganjan turned home, laden with and stained with the blo subjects. In this last ex however, several partie were overtaken, and we satisfaction to know ! were unable to conter the Company's troops. cess of the troops v jors Lushington, Mec Smith, and of the sm ment of sepoys, under lieutenant Borthwick southern part of India equally brilliant expl veral officers of the Be must have a salutary i checking the boldness daries, give confiden own troops, and co native powers that w serve unsullied, our superiority in arms.

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DUCT OF THE IMPERIAL GO-VERNMENT AT VENICE.

m Rose's Letters from the North of Italy.)

e are told that on Louis 14th essing, when a child, his adtion at the despotic power essed by the Turkish sultans, of his courtiers had the hoi to draw his attention to the per of those who had perished he bowstring. But it is a ar view of the subject to imathat absolute princes are ected to no heavier penalty. iserable end is bad, but a rable life is yet worse. his a miserable life, who is ived of the exercise of freewhile he is seated beneath hadow of power. Amongst trange contradictions which o be found in despotic goments, the theory and pracof which are generally at nce, this is, I believe, one e most ordinary. I do not, ever, mean to say that there not existed in different ages different countries absolute urchs of extraordinary mind alents, who have been able uide or stem opinion, and have really reigned; but I k of what I believe to be the in a great majority of ines. This is easily accounted since despotism cannot rest t its own base. Despotic irchs, therefore, seek as nara one for it as possible, and t it (where they do not find lone to their hand) upon the idices of the people. Hence ich states there is a constant

reciprocation of slavery, through every link of the chain which binds empire together. As a proof; who are more enslaved to established usages than the emperors of China and Morocco? The emperor of China may indeed cane his mandarins, and the emperor of Morocco may behead his people at pleasure; but should either attempt any liberal or useful reform, he would be instantly hurled from his throne. We may say that all monarchy is built upon opinion. Constitutional kings in mixed monarchies, which are rationally constituted, generally speaking have to defer to the enlightened part of the public. Absolute monarchs are usually the tools of the ignorant and hypocritical. To a European instance; the emperor of Austria is sometimes stigmatized in Italy as a wayward tyrant, at once foolish and faithless, prefessing great religion and morality, and violating, in practice, every precept of God and man. The following notice may serve to show how far these accusations are founded in truth, and how far he is a willing instrument in perpetrating the mischief which is at-The whole of tributed to him. Italy rung with the gracious professions which he made to his new subjects on visiting his Italian states; of his promise to abolish provincial custom-houses, to the burthens diminish which his subjects were groaning, &c. &c. &c. Princes, however, too often find a dispensation from these sort of promises in the necessities of the state, and the circumstances of the times. $I\!I\!I$ ir will therefore pass by these and their non-performance, and look to others of a different description, for the violation of which it would be difficult to find other excuse than that which serves as

a text to my letter.

When the emperor visited Venice in 1815, he inspected in person all the public institutions, churches, hospitals, and prisons. On visiting the prison of the Riva degli Schiavoni, the keeper informed him of whatever was interesting in the history of those confined in it, or the immediate cause of their imprisonment, Amongst others he pointed out two boys, the eldest of whom was not above fifteen years old, and who, by the French laws, which remained in force, had been sentenced to five years imprisonment for stealing some fruit, observing that two years period had already of that clapsed; and he ventured to suggest, in a case where the punishment was so evidently disproportioned to the offence, his imperial majesty would find a happy occasion for exercising his mercy. He made the reply, which he vouchsafed to every petition which was presented him, of said fatto; but never redeemed his promise, either in this or in the innumerable other occasions, where he had pledged it, and always in the same form of words. During his six weeks stay at Venice, he was positively besieged by suppliants, and one of those about him has reported, that the number of their petitions amounted to 40,000; all which were received with the invariable answer of sard fatto, yet I have been assured, that no instances is known of a single promat having been fulfilled. This statement, though made by one whose evidence would appear unexcep-I think, when tionable, must, tried by arithmetic, be considered as exaggerated; for you will observe that, allowing this imperul assurance-machine to have bed at work for only twelve hoursest of the four-and-twenty, it would have delivered about a he a cocond, a power that appears most incredible. But allowing this statement to be overcharged, it is universally agreed that nomerous petitions were graciously received, and compliance promised, but in no one knows usstance performed.

Are we to attribute this conduct to forgetfulness—to indifference? I have, without affectation, too good an opinion of the emperor's intentions, to accurate him of what may be considered as crimes in a sovereign. All is to be attributed to his not being a free agent; but if a doubt could remain on this subject, the following anecdote will, I think, re-

move it:

An officer who had, by his sorvices, arrived at the rank of captain in the French navy, but who had only been able to obtain a lieutenant's commission in the Austrian service, on the Imperialists taking possession of Venice, petitioned the emperor to be re-instated in his original rank. His prayer was backed by the commandant of the Austrian marine, who confirmed the statement of his claims, and strongly

mended him as a meritoofficer. The emperor said e considered his case as a ard one, and would himself it it to the aulic chamber, m he would enjoin his reon to the rank he had forfilled. The officer relied the word of his sovereign, ter some weeks, the comnt of the marine received a from the Aulic Council, ng the petition in question, ating that the petitioner liberty to quit the imperial , if he did not think proper such a commission as they en pleased to assign him; ey were astonished at the 's presuming to support document, knowing, as he ave done, their sentiments he existence of the com-

They recomitself. l to him, moreover, not zuilty of a similar act of tion in future; as, in such ley could not consider him er worthy of the high n entrusted to his charge. this man, some will say, ormer servant of France. 3, as such, entitled to no measure than that which ived. I have a case in r such as feel or reason in A Venetian gentlevernor of the fortress of o, in pursuance of orders, on, and repulsed a French hich was attempting to e port, a few days before dutionisement of Venice. arte insisted on his punishnd he was moreover exfrom all future command he new system of things.

This man, reduced to poverty, sought grace at the feet of the emperor, who assured him of his protection and assistance. He died neglected and in misery, and one of his sons is now employed in piecing the tesselated pavement in the church of St. Mark!

It will not be out of its place to remark here, that France, though an aggressor in the beginning, was perhaps, in the last instance, justified in her hostilities to Venice, which that power had provoked by a diversion favourable to Austria.

The treatment of this man, independently of the object in confirmation of which I have told the story, may serve to show the treatment which his Imperial majesty's Italian subjects are destined to receive, whatever be their claims. But I might say, that every day offers fresh proofs of the hopelessness of these, almost every office being now filled with Germans, from the clerk and corporal to the judge and general, all unacquainted with the language, and unexperienced in the habits, of the country.

This must be considered as a perverse system of policy in any country, but it is most peculiarly mischievous to the interests of its authors in this. The Venetian revolution cast adrift an immense number of persons, who lived upon the employments of the state. It was hardly to be expected that the beggarly government of Austria should make an adequate provision for them, but it might at least have given employment to hundreds, were it only in the subaltern departments

of its innumerable petty establishments. But a more dangerous source of discontent has been opened in all the Austro-Italian provinces by this illiberal system of exclusion. There is a host of needy military adventurers, late in the service of the kingdom of Italy who are now either pining in the inferior ranks of the imperial army, or being too proud to descend in the scale of service, are actually without the means of obtaining their daily bread. These men are, of course, all ripe for revolution, and ready for any chance or change that may present itself. But if the fate of those who have been turned adrift is pittable, that of many who have remained in the vessel is hardly to be envied, these being put on short allowance, and having scarcely wherewithal to

now one and a half. The Venetians received this paternal treatment at the hauds of his Imperial majesty immediately on returning under his dominion, and indeed have no legal right "to think themselves ill-used;' but the Milanese have this melancholy resource. Till lately they enjoyed certain privileges, which they imagined they had ensured by a capitulation, under which they subjected themselves to their invaders. I am now, however, told that, by the new organisation lately sent to Milan from Vienna, there are only two Italians left in the higher departments of that government.

support a miserable existence.

In the time of the French a subaltern in the Venetian marine

had three franks a day: he has

The Milanese have confined their revenge ing their magpies and to rail upon their esterant. But will their rainfind so innocent a vergrant it may! for I see that this miserable country hope from a revolution.

not reaped the benefits pected from their cap they have gamed some showing their teeth; minor impositions of Malest somewhat milder Venice, and, as a simple of this, I should state the from Venice to Milan pless than one from Milan pon a flat, and no read assigned for the different

How much more re the system pursued by who, opening the road lians, peculiarly enco tional talents and work believe I exaggerate that, excepting the line try annexed to France not a Frenchman emp as a sub-prefect, in only one who held and cial situation in this c director of the post. matters it was indeed for the commandants were, I believe, French Buonaparte should des particular from his 🛒 tem, and not choose the staff of power, can objected to hum. In horror of his system (have by no means di self), I could not, at 📗

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: was here preferred ssor; but I can say, that on coming to es fell from my eyes, ly discerned and acthe justice of the hown to his admithe Italians over e which seems rather European.

I am not single in ents; for I never th an Englishman, enough of the lanly to inform himself passing about him, w one employed or

whether whig or tory, vent to meeting or to

Whistlecraft.

feel what I feel, and a much keener de-78elf.

isery which I have ed as heaped upon beat, in my firm beby an unwilling in-The emperor of Auseputation of an amicharacter, and the is house have shown l as good intentions, iey have been unn the gyves of the :il.

tempt in my present ve you some idea of cal administration of ces, from which you whether Lombardy

has, in this respect, reason to be content with her change of masters. It is but just to state, that the system is not to be exclusively attributed to the head of the sour-crout nations, and that Austria is not to be considered as more weak or tyrannical than her neighbours; who are all, like the emperor, excellent persons in private life, and all scourges of the countries subject to their sway.

But as it would be a useless task to trace this scheme of oppression, through all its variations, I shall give you that of the government of the state from which I write, which is, however, as I have hinted, a little more severe than the other great division of Lombardy, known under

the name of the Milanese.

I have already mentioned, incidentally to other matters, the taxes upon flesh, fowl, fish, flour, &c.; but to give a more comprehensive idea of these, I shall state that every eatable and drinkable is not only taxed, &c. but seized and cessed under whatever various form it may present itself. Thus grain, flour, and bread, pay each a separate impost. It is the same with bull and beef, &c.; and mark, that not an article is brought to the place I date from, no not even a cabbage, but what pays its miserable fraction of a Such revenue, it is farthing. obvious, can only be collected at an expense, which must run away with the profit. But these petty taxes, which are almost unproductive to the government, though grievous in the extreme to the subject, are, to speak familiarly,

n of Austria in Italy, &c.

liarly, mere flea-bites in comparison to the other vampire pulls

of the Austrian eagle.

pass to these more cruel The most serious evacuations. of them, known by the name of la prediale, which prevails over Italy, is levied as well on land as on all descriptions of actual and tangible property. These pay 25 per cent upon their annual produce, that produce being calculated by public appraisers, and estimated according to the valuation made by them, under the French administration. This tax is collected in four even and quarterly payments. There are, in addition to this, what are called extra taxes (sopra-imposte) which proprietors pay, and which are known by the various denominations of stradale, communale, reimposta, &c. The taxes of this latter description have amounted, during the three years of Austrian government, to about 12 per cent a year. The whole amount, therefore, of these greater taxes would be 37 per cent—always speaking of annual produce.

It is but justice to declare that this appears to me to have been heavier in the time of the French; since, according to the best official information I can obtain, the aggregate produce of their main taxes amounted from 42 to 44

per cent.

The question, however, whether Italy was more severely taxed under the French or Austrians, is not to be determined by this comparison, because the system of frontier custom-houses, such as at present are established at the interval of every few miles,

as between Padua an Vicenza and Padua, t situated within the san this monstrous piece of did not exist (French, who were cr masters, but not ignora own interest, if careless the people whom they h to them. We must, the addition to the 37 per c by the Austrians, thre innumerable petty dut upon different articles t

It ought, however, to that the next most for iniquitous tax still exist even of old Venetian or was preserved by the mean that which bears beasts in life, lump, or from the wholesale bears the city with he and tail flying, down to the garbage which is extract him when he has laid life in the slaughter-hought

But questions of tax not only to be tried by and the last species of which I have described: ing illustration of th Taxes are, as any chile more or less mischieve only in proportion to tent, but with reference nature and their Brought to this last test, give a decided French economy. see the completion of mag public works, and the fo of establishments for the ragement of art, of fu roads, and a secure po the other side, I see all th of wealth cut off from th they spring and which they ed, to be diverted into a t which its inhabitants have he skill or the activity to Thus a striking ine of the mode in which the nt provinces of Austria are red at the expense of her acquisitions is afforded by ode of supplying the wants r armies. These are supwith all necessaries, where hing is practicable, out of ereditary transalpine domi-, though necessarily at a greater expense; a curious ast to the conduct of France, ed and clothed her Gallo-

n armies entirely with the

cts of the peninsula.

t to leave all question of the application of or or , and to return to that of mount, under the French austrian regimen in Italy; I taxes of every kind, whein land, on articles of contion, or duties, &c. &c. &c. assured by another authomy own opinion leans a difway), that these are so more oppressive at present, where French Italy paid millions of francs, Austrian now pays forty. And you ecollect that the Lombard enetian states are at least a less than was the kingdom aly. If this fact, which I heard confidently averred, ie, the excess of present on must arise out of prol imports and exports: for ot be deceived in the statewhich I have given you reng the prediale, &c. ether the French system of

; a revenue in Italy was

more or less nefarious than that of the Austrians, it must be acknowledged that the mode of collecting it, as well as the formation of the main system of taxation, originated with the former. It is scarcely possible to conceive any thing more monstrous than this mode of collection, which, adopted by the Austrians, remains unmodified and unmitigated to the present hour.

I have already stated that the payment of the prediale, &c. is to be made quarterly; the failure of this payment at quarter-day is visited by the mulct of an additional five per cent if the payment be not made good within the fourand-twenty hours of the day of This penalty "drinks receipt. deep;" but that which awaits further default, to pursue my quotation, "drinks cup and all." For if the tax, together with its penalties, is not paid at the conclusion of the term of fifteen days (for so much more law is afforded the debtor), the receiver threatens what is called un' oppignorazione, in plain English, a distress, and this he may levy upon house, lands, or moveables, as he shall think fit. If, notwithstanding this intimation, the tax and penalties are not paid, the distress is actually levied; and this being done, in addition to the tax itself and its penalties, the expenses of the distress are also to be defrayed by the defaulter. If he does not voluntarily defray all these accumulated charges, a new distress is levied upon other lands, other houses, and other moveables. Thus, you see, there is an eternal repetition of the Gallico-Italian scene of Molière,

"che fare?—seignare, purgare, e clysterizare." But the matter is not mended, and the old question is renewed of che fare?—reseignare, re-purgare, et re-clysterizare.

The distress is now levied according to the mode of the country, that is, the property of the defaulter is put under sequestration, but this peine forte et dure does not extort payment. The next step of the receiver, under such circumstances, is to send him a "diffida." After this ominous intimation, he proceeds to sell his distrained property by auction, but if the sale of it more than covers the debt, is supposed to return him the overplus. There is still moreover a last hope held out to him; though his property is sold, he has two months good allowed him to recover it, by the payment of the same price at which it was purchased. This is, however, to be considered as scarcely more than a nominal grace, since the expenses and difficulties attending this transaction are such as to render it usually much more advisable to acquiesce in the loss. I should observe that no legal claim whatever stands in the way of the harpy claws of the imperial eagle. To give you, however, some more precise notion of the habits of this obscene bird, take the following anecdote, respecting which I shall observe, that the circumstances came under my Own immediate observation:

A Venetian gentleman, some time absent from Venice, together with other property in houses, was owner of a magazine, which a tenant held by a having been long in rent, the gentleman be patience, and was re rigorous proceedings, was informed, by the tenant, that he was possessor of the mag government having se it for the non-payment prediale! Every day of instances of ruthless ra

While such are the and visitations which break down the landed p the monied proprietor, he put his gold out to or whether he brood bags, withholding his whealthful circulation,—nied proprietor is u either by direct or indittion.

But, considering the system of government, another point in which duct of the French will a very superior light, if c with that of the Aus mean that of legislation the French, Italy enjoye incalculable advantages which allowed the cro nation of witnesses, publicity to all the pr of justice. This was under the ancient gove Venice; but a crimina given her by France superior to what she p the time of her republi system of open pleadir aminations has given which has abolished tl mination of witnesse principles, more precious in Ital where, has been subs

ten depositions and secret

en I imagined I had done ny fiscal notices and was into other things, a new s notified on land, which is ed to have been imposed to make up for the defiwhich will naturally follow custom-house revenue, in uence of the late prohidecrees. It is, however, ible to enumerate all these s as they arise; this would ttempt to give the weight saure of a body which is tally growing.

will exclaim, How do the tors exist under these acted burthens? To this I, that an immense number m are ruined, and those t keep together a part of heritance, remain without or hope. Were the dues church in like proportion, ust be absolutely crushed, se are fortunately light in

To begin with Venice, e very inconsiderable; but some account of the cleonomy of this place may ptable.

ce is now divided into The rectors of parishes. ave their estates as the ch has; the minimum of espective income being seven hundred franks, or hirty pounds sterling; but be understood that more If of them enjoy a revenue east double the amount. nimum of the salary of the nd coadjutors of these, as e called (and there are ich in each parish), is fixed erstand it, at four hundred

francs. In general, this last body depend on the auxiliary masses which they celebrate, each of which is paid by the person who causes it to be said, at the rate of about fifteen-pence of our money.

The income of bishops, to reascend in the scale, in like manner, depends, on fixed property or funds, but, if it falls beneath a given sum, is, as well as the preceding deficits, to be made good out of the cassa di beni demaniali, as is also that of the country rectors, whose minimum is about thirty pounds a year, arising, as I before stated, out of tithes: but these have often other sources of revenue, in the lands or funds. The tythes collected, I mean in the Venetian state, except in some few cases, such as I shall specify in a more general view of this subject, often do not exceed the fortieth instead of the tenth allotment of produce as with us. In consequence, the livings of the clergy are moderate in the Stato Veneto: From what I can learn there are not above fifty consi-These, however, derable ones. are rich, there being perhaps as many which amount to three hundred pounds a year, a large sum here, more particularly in the country; for we must allow that men are not only rich or poor in proportion to what they have and what that will buy, but also in proportion to what they want. Now in Italy, not only necessaries are cheaper, but (more particularly out of great cities) fewer things are necessary; so that I should almost rate this sum spent in a parsonage in Italy as much more than equivalent to a thousand

*Sound

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the modes of artificial life are serally multiplied and ed

I amoutd 4 conclude my account of t /enetian clergy, without give- -ome little insight that this is into its cl now melti t of the lian cler or regu. end is a court longer a mated by the spirn which distinguished it in the days of Fra Paolo.

The Patriarch, however, retains his authority, as a sort of puny pope, and grants divorces as in the time of the Venetian republic. You will recollect you and I having once discussed the principle of these divorces, which appears such a manifest infringement of the maxims of the Roman Catholic church. What we imagined, I find confirmed upon inquiry: these do not, in any degree, com-

use the doctrine of marriage a sacrament, and therefore soluble; since the union, ever sanctioned, has always held to be conditional as to impoints; and these divorces and are granted on the alle-

would have rendered a mamage voidab initio, according to the long established maxims of Rome.

MANNERS, CUSTOMS,

AND

LOCAL DESCRIPTIONS.

ESCRIPTION OF ABANO.

(From Rose's Letters.)

Abano, August, 1817.

r at last established-

'Adige e la Brenta a' pie de' colli, l'Trojano Antenor piacquer tanto, le sulfuree vene, e rivi molli, eti solchi, e prati ameni a canto, con l'alta Ida volentier mutolli, ospirato Ascanio e caro Zanto—

o speak plain prose, am arl at Abano.

his village is about three s from the Euganean Hills; the houses, occupied by those resort to the place, for the fit of its muds and waters, ret nearer, all situated in an nsive plain: from this rises a of natural tumulus of a figure ly circular, of about fifteen high, and, I should think, e one hundred in circumice. It appears to be of the sort of composition as the hbouring hills, perhaps the k of one, consisting of calous stone, tufo, and other rials, indicative of a volcarigin.

From this mount burst two or three copious streams of hot water, which are capable of boiling an egg hard, at their source. A part of these serves to fill the baths, and pits for heating the muds; a part loses itself in cuts and wet ditches, amidst the meadows, and a part turns the wheel of a mill, which whirls amidst volumes of smoke.

The meadows, which are of a surprising richness, extend about two miles without interruption, when they are broken by an insulated hill, entirely covered with trees, brushwood, and vines: from the foot of this issue smoking streams, and a little farther is another single hill, from whose roots issue hot mineral waters. The structure of the hills, and the character and position of their strata, show evidently that they were once links in the Euganean chain.

There are other springs of the same nature, and having all of them more or less of medicinal virtue; which procured this place the ancient name of Aponon, apparently

parently derived (as has been conjectured) from a privative and

ereros, pain.

I can describe little more than what I see: but for a more scientific description of the place you may refer to the Philosophical Transactions, where there is a paper on this tract of country, by Mr. Strange, formerly English resident at Venice.

All spots of a similar description are supposed to have been honoured by the visits or residence of demi-gods. This was the case with Abano, though one should have thought a secondchop Trojan would have been sufficient for so insignificant a place, for it has to boast of the presence of Hercules himself, supposed to was ploughed two long furrows, visible in a marble rock; I suppose distribution of springs.

Præterea grandes effossi marmore sulci Saucia longinquo limite saxa secant: Herculei (sic fama refert) monstratur aratri

Semita, vel casus vomeris egit opus. Claud. de Apono.

It is to be remarked, that the same fable was related of Hercules by the Leontines in Sicily, where there were also springs of the same description, and that sulphureous waters were, I believe, generally (for what reason I know not) dedicated to this demi-god.

The place was moreover once hallowed by oracles, probably inspired by the mephitic vapour which issued from fissures in the mountains, and many local deities were worshipped bere, who were

supposed to preside salutary springs. Th these indeed appears been widely diffused should seem that thi of th the later ages once ranked with Many passages might be from classical authors effect, and the magnif mains of baths and buil firm the fact of their han of ancient celebrity.

But not only have the of men sunk in ruin, the ture herself have felt the time, and little resemble be found in the landscap me to that which is pres by Claudian, who visit baths in the time of the Honorius. Some traditio over are preserved of changes operated here action of volcanic fire, myself a witness to op wonders which nature bly continually playing ing seen the main branc streams which break tumulus before mentione its channel, and sudder itself a different vent

It is not however upon logical wonders that the notoriety of Abano p It is celebrate muds, which are take its hot basins, and app generally or partially case of the patient may These are thrown by, a been used, and, at the of the season, return hot fountains, where th till the ensuing spring, may impregnate thems with the mineral vir

ese are supposed to contain. most obvious of these, to an wr. The muds are, on being ken out, intensely hot, and must kneaded and stirred some time fore they can be borne. When pplied, an operation which very resembles the taking a **Stucco** cast, they retain their **Proof** without much sensible dimi-**Equation** for three-quarters of an **Frour**, having the effect of a slight **rube facient on the affected part,** and producing a profuse perspiration from the whole body; a disposition which continues more particularly in the part to which they have been applied, when unchecked by cold. Hence heat is considered as so essentially seconding their operations, that this watering-place, or rather mudding-place, is usually nearly deserted by the end of August; ' **though there a**re some who continue to wallow on through the whole of September.

The baths, though sometimes considered as a remedy in themselves, are most generally held to be mere auxiliaries to the muds, and usually but serve as a prologue and interlude to the dirty performance which forms the subject of the preceding paragraph; they being supposed to open the pores and dispose the skin to greater susceptibility.

There is no doubt great fanaticism in this part of Italy respecting the virtues of these muds, which are here considered as applicable to many cases in which it would be ridiculous to suppose they could be efficacious. On the other hand, there seems to be as much perverse incredulity Vol. LXI.

amongst medical men on the other side of the Alps, always excepting our own, who, without rejecting the possibility of the thing, seem (at least those I have known) very discreetly to suspend their belief.

I can for myself see nothing improbable in the effects which the muds are supposed in many cases to produce; but to pursue a safer mode of reasoning, I have seen myself cases which might alone fairly establish the reputation of Abano. It is true, however, that the muds act very uncertainly, but this is probably the case with every medicament: and I suppose, with the exception of bark and mercury, it may be said that there is no such thing as a specific. To show, however, that there is no ground for despair apparently desperate even in cases, and where the first effects of the remedy seem to promise least, I shall mention one of late occurrence, of which I was not indeed an eye-witness, but which still forms the subject of conversation amongst the frequenters of the baths; a great proportion of whom were witnesses to the fact.

A gentleman of Feltre, of about two or three and forty, was brought here last year, labouring under the effects of a recent paralytic stroke, and contrary to the advice of his physicians, who considered him too much reduced to be able to support the severe discipline of the place. His first attempt confirmed their opinions, and he was obliged, through mere debility, to suspend his operations; but he was of that class of invalids who determine to get well and in their own way.

2 L Having

Having therefore reposed till he had recovered breath, he returned to the charge, and took the muds and baths for a considerable time, without injury indeed at first, but without any sensible benefit. At length, when all considered his perseverance as fruitless, these began to act, and their effect was as rapid as it had at first been slow. He now mounted on crutches, and, after a few days, quitted the place, having arrived at walking with a stick.

He returned this spring, completed his cure in three or four weeks, and danced quadrilles; we will charitably hope as a test of his recovery. The circumstances of this case were so extraordinary that I determined to examine the books of the house, where every article is noted down from a bath to a bouillon, in order to see what had been his system and how far it might throw light upon his cure. I found, from these, that he had deviated very much from the regimen ordinarily pursued, and instead of taking fourteen or fifteen muds and baths, in as many days, limiting his consecutive stay to a fortnight; he had remained here, on his first visit, between two and three months, taking the remedies of the place (I think thirty muds and as many baths) at very uncertain intervals.

I have very little doubt that this mode of regimen greatly assisted the cure; for we know that when any medicine is administered for a long time together, or only suspended for short and certain intervals, the remedy and the disease soon come to a sort of amicable understanding, and I have observed that these muds

after fifteen or sixteen tions lose their effect a facient upon the skin.

But you will say, is one on the spot who has their qualities, and who ble of directing their app Alas! here is, at present skilful doctor nor apothe indeed any person or the can contribute to the con or necessities of an invalidist not even a bathing-na bell in it, nor is there a meter in any of the bath:

You are not however pose that the want of a ments necessary to pre medical or other res merely local; for I neve pulse felt by a stop-wat country, nor did I indece ever see such an imp Italy.

But I am getting and Abano and its mise those I have already ed, may be added a heavy air, which blun petite and deadens the strong and the ric shows its effect in a the famished and the clear therefore that inot assist the virtue baths and muds, but trary, must be consideracting from their fects.

The other circumst place, such as the absusual means of diversas little calculated to of their virtues.

Every one knows the of keeping the spin under every specie Now there is scarcely

to be had in the coffee, or a book to be procured of Padua; but perhaps the ures of the place are more lated for an Italian than an shman. These ordinarily st in coffee-house prose, or ing to some improvvisatore, uncing (that is those who to the squeak and squall fiddle, tormented by some ant blind professor, in bilby day, or in fare by

t that which best ensures ement is the fund of good ur and gaiety which the inhere bring with them, and each throws cheerfully into ommon stock. Both sexes, they have finished their mattins and their masses, be seen lounging in knots, heat will admit, under an e, which forms the charm melancholy garden; and you have no lamentations them over personal or local ies, nor do you ever detect Il-humour escaping by some They fall naturally vent. ociety with each other, and ie ever seems to fear, as us, another's springing an intance upon him, which plow him up in the eyes of ore fastidious or fashionable All is ease, nature, and

s system of sociability is t universal in Italy. I ret passing two days in the of a gentleman who occuthe principal house in a town in Tuscany, where, great astonishment, I perl, on returning from an og walk, the ominous preparations of lights and cardtables. Having asked the meaning of this, I was told that it was my host's turn to hold an assembly, solemnized in rotation at the houses of all the notables of the place. At this all were present from the feudatario to the apothecary.

In some instances indeed even common shop-keepers are admitted (and were so formerly) to these country conversazioni. Yet, on returning to the city, all have the good sense to fall back into their proper ranks.

DESCRIPTION OF THE SETTE COMMUNI.

(From the same.)

I thought I had exhausted this city and its neighbourhood, and that I might pass the short remainder of the time I had destined to it, in all the luxury of idleness; but I am admonished by the incessant bells of the cows which are descending from the mountains, in order to winter in the plains, that I have omitted to make mention of a migratory race, the masters of these herds, who inhabit a part of the Vicentine; and who have claims upon the attention of the traveller.

I allude to the Sette Communi; the inhabitants of which have, I believe, excited some curiosity at home. The district occupied by these people, contains eighty-six square Italian miles. This area is almost entirely mountainous, and the spot where stands the capital, Asiago, is eight hundred toises above the level of the sea. The whole space, which, in addition to the seven burghs, contains

2 L 2 twenty-

To the north, it has for boundar the Tyrolian Alps, looking to wards Valsagna, and to the south the hills of the line of Marostic as far as Caltrano. These ar volcanic, but the tract of th Seven Commons is, itself, calca reous. The population of this previous to the last dreadful yea of pestilence and famine, consisted of thirty thousand souls, but is now diminished to twenty-five thousand.

The moral character of this people, who till lately enjoyed a comparatively free government, is, like that of most free men, and more especially of free mountaineers, simple, frank and good. For the rest, their customs savour of a race long insulated from their neighbours.

Some of these (but such are principally confined to the less civilized villages) remind one of some of the Celtic usages. Thus

there are those who trace up to a more certain stem, rill have them to be the reof the wreck of the Cimbri, ted by Marius and Catulus. opinion derives some counce from Strabo, who, in his book, amongst some other , whom he plants in this of country, specifies the bri, è quibus nomini Romano extiterunt aliqui." But it ays to be remembered that eaks of different nations ocng the country I am deng, and of the scattered ri, or Cimbri, as only one gst several. But, if the rewas occupied at the first, as ould appear, by various mongrel these mounrs mixed their blood, in times, with several other 18, issuing out of what has called the great northern

Ancient historians have ded many such local irrupand, above all, that in the f Theodoric; who assigned quantity of northern men, tions and lands amongst mountains.

hese people as legitimate of the Cimbri, it is surely consonant to all the evior of history, to say that the md reflux of Teutonic instal different periods, ded this back-water of barbatho have no better title to enomination they have asl, than the inhabitants of and Sussex have to a Belgic, see of Suffolk to a Danish,

ere is, in truth, no other ation for this claim set up

by the inhabitants of the Sette Communi, than the passage of Strabo, which I have mentioned; and there is no evidence of this claim having been advanced previous to the year 1597, when, in an account of an episcopal visit to Asiago, I find the following observation, "Cimbros se esse asserunt." From that time to this, they have been voted Cimbrians, upon what grounds, you, who are acquainted with the ordinary mode of reasoning in such cases, may easily conjecture. Not being satisfied, I addressed myself on this point to a learned person of the race who had collected much matter touching his tribe, and I subjoin the answer in totidem verbis: "I nostri popoli sono pieni di vivacità, corraggiosi, d'un animo nobile e generoso, industriosi, pieni di talento, gran cacciatori e bravi soldati, caratteri che dimostrano la loro origine, benche lontana, da una nazione delle più antiche e leali del mondo."

The person who furnished me with this and some other answers to queries which I addressed to him, is about to publish on this subject, and much is here expected at his hands. But if you are curious to see what has already been printed respecting this people and their pretensions, take a few examples, not selected from amongst the most ridiculous. Thus we are told that their language is Teutonic, but not intelligible to their German neighbours, and this is forsooth a test of Cimbrism; for, though not intelligible to Germans, it is to Danes; more, it is the purest Danish; but Danish, forsooth, is Cimbric; therefore, the inhabitants of the Sette Communi are Cimbri, Q. E. D.

Thus we are told by Busching. that " in this district is preserved the ancient Cimbric language, or (to speak more exactly) the modern Saxon idiom; but in such perfection, that Frederic 4th of Denmark, who satisfied himself, in his own person, of the truth, declared that it was not spoken in so polished a manner in his own court"-and this account, though in itself contradictory, we are (heaven help us!) expected to believe. But, not to let the cause be prejudiced by a bad advocate, and supposing his Danish majesty to have said, not that he had never heard Saxon, but that he had never heard Danish spoken in so genuine a manner in his court, and supposing the thousand oral traditions, yet preserved here, of this prince and members of the Sette Communi were true (though one must be a beast to believe them], what is to be deduced from them, other than that this people speak Danish?—which is, after all, a lie. But, not to waste words on this matter, I send you a specimen of Bossuet's Catechism, translated into their tongue, and which will probably convey some preciser notions than those with which we have been hitherto favoured. The learned who have heretofore written on the subject perhaps considered this as too simple and vulgar an expedient.

A subordinate point appeared to me to deserve investigation; to wit, whether they had any national denomination amongst themselves, which, like our highland name of Gael, might be indientive of their origin. But

though I rummaged books and interrogated all who had made & study of this people. I could never find one, dead or lung, who had ever made the inquiri-Being however persuaded und this was very easential to the iovestigation of the question, l sought out these savages in their huts and bired farms, and taked with such as could speak Italian, both in my own person and through an Italian servant. as to the point at issue. all as sured me they had no name is: themselves but that of the Sette Communi. At last, my served asserted that he had found see who said they had another name in their own language, which this brighter barbarian informed tot

was Sieben perghe!

You will probably, as well M myself, see nothing in this but the translation of the Italian ours of the Sette Communi. But what changes might not be wrung op in it by one who was disposed to chime into the ordinary cant of the hunters of national moon ments! " Steben perghe, it is true they would say, " may signif But these words seven burghs. may also signify seven mountains, or seven shepherds.' In the last case, they would therefore probably send us in search of the origin of these people to some city situated upon seven hills, 📽 to Rome or Constantinople; 4 the second, we should have to hunt out seven leaders of pastors tribes; and find them perhaps the Tartarian tales!

One more circumstance appears to me to be interesting in story of the Sette Commum.

It should seem, that the fidelity

MANNERS, CUSTOMS, &c.

which they served the lords, nom they became subject, on from these petty tyrants privileges at an early period dern Italian story, and there authentic monuments of accorded them by the Visand the Scaligers. They t experience less indulgence the Venetian republic on under her dominion; for, h they were subjected, as ny points, to the provincial ament of the circle in which ay, they in many other relegislated for themselves, nay be said to have had a ment of their own, whose of sittings is still to be seen town of Asiago. It will, er, be scarcely necessary to hat the Sette Communi lost rivileges on being subjected yoke of Austria. wentirely subjected to the cial government of Vi-

ave now put together all ppeared to me worthy of in what has been written, orted of this people: but if extracted one half of what tually been put in print, on bject, I might have filled a Believing, however, that ve, as well as myself, little or hunting possibilities undisguise of probabilities, I ed from the task; consithat should you be given unsubstantial chase, we efficient home-brewed trash kind without resorting to markets.

weather, which has driven abitants of the Sette Comnto the plains, seems to ursued them; yet, nobody here, except myself, has lighted a fire, though the fleas are already put down by the cold; a riddance which I consider as counterbalancing the worst that winter can do unto me. People here do not usually light their fires till after St. Martin's day, which falls, I think, about the 10th of November.

VENETIAN FESTIVALS.

(From the same.)

The Christmas holidays, properly speaking, are just past. The first, beginning with Christmas eve, is a day of great festivity with the Venetians; one of those on which the head of a house usually entertains his family and friends; almost every such person having a day, as St. Martin's or Christmas eve, appropriated to such a purpose. these occasions the rich and liberal feed many, and feast high, though in the present instance, as it is the vigil of a holiday, and one of those very few meager days which are (generally speaking) observed by the Italian laity, their fare is confined to loaves and fishes. Even I cannot refuse a tribute to the excellence of the table of Christmas eve, though, after feeding two or three months on Catholic and frugal cates in Tuscany, where

—— " il cane sen doleva e 'l gatto Che gli ossi rimanean troppo puliti," Pulci.

I had reason to say, with Mercutio, "O flesh, flesh, how art thou fishyfied!" and am still almost at odds with ichthiophagy.

This is, however, less dreadful

pecause

because more varied on these solemn days. On these the Italians usually dine late; and on this occasion the lower people of Venice seldom dine at all, work-The ing double tides at supper. practice seems to originate in the notion that it is not right to make superfluous meals on this solemn day, the inconsistency of turning the single one, to which they confine themselves, into a feast, having nothing which is revolting to their ideas. It should, however, be observed, that this practice depends purely upon popular opinion, and on no injunction of the church.

Speaking of these feasts, I was invited, I recollect, once, on St. Martin's day, by a hospitable family of Vicenza, but declined the honour, on being informed by an annual guest that the table was laid on that occasion with forty covers. It is difficult, indeed, to conceive any thing more tedious than one of these solemn repasts, on whatever occasion it may be held, at which every dish is carved and circled at intervals. This is, no doubt, a most rational custom in the main, leaving host and guests at liberty; but the time, accupied by the practice, when the society is numerous, is surely more than a counterbalance to the convenience. I remember, for instance, being once present at a dinner, given by the cardinal pro-secretary of state at Rome, where the company consisted of twenty-five persons, and the dinner, in consequence, lasted for three hours. I don't know whether three or four other English, who were present, suffered as much as I did, but, for myself, I

never felt half so fatigued at top after-dinner-sitting in England of in Scotland. For, though both customs are bad enough, it is not dry than to eat when one is not burners.

not hungry.

For the Venetian holidays I have mentioned there are at dishes, as there are with us, and some of them of as strange composition: witness, one of fruits, preserved with sugar, spices, and mustard, which is the Venetian equivalent for a minced-pie. For the rest, the fare of Christians eve, though meagre, is, as I have said, magnificent, always bating a sort of pye-pottage, called total de lasague, which might, I suppose, pair off with plum-porridge itself.

There is indeed one circumstance very favorable to the meagre department of the let-chen. The Mediterranean and Adriatic, in addition to must of those of our own coasts, have various delicate fish which are not to be found in the British sent Of the tunny, sword-fish, east many others of the larger classes, you have of course read. Some others, which are rare with us, 00 the red mullet, swarm in these latitudes; and some tribes which are known to us, here break into varieties which are infinitely bet ter flavoured than the parent stock. Amongst such may be reckoned a sort of lobster, a craitof gentler kind, and various shell fish, entitled sca-fruit in Italy, which might well merit the alequence of an Athenaus.

But not to pass by the torte to lasagne, of which I had nearly lost sight, though its taste is free

MANNERS, CUSTOMS, &c.

of oil, onions, paste, parsoine-nuts, raisins, currants, andied orange peel, a dish, you will recollect, is to as a prologue to fish or

rught, however, to be stated he ordinary pottage of this ry, and which is, generally ing, that of all ranks in Verequires no prejudices of tion or habit to make it go , but may be considered as to be eat at sight. It conn rice boiled in beef broth, idden, and rari nantes, as in and and France, but firm, such quantity as to nearly, ite, absorb the bouillon in they are cooked: to this is grated Parmesan cheese. he mess admits other addias tomatas, onions, celery, y, &c. Rice thus dressed, have drunk up the broth, rmed risi destirai, as capabeing spread, right or left, the spoon. There is also a r variety of the dish, termed la bechèra, or rice dressed er fashion. In this the prinauxiliary is marrow, which, is entirely incorporated in rain, makes a pottage that king after a friend) would t justify the sacrifice of an

e mode of cooking the rice ust degree of consistency, taken from the Turks, who a saying that rice, as a proofing well drest, should be le of being counted. You ecollect the importance atd to this grain by the Janis, whose rice-kettles serve ndards; and, in general, by

the Turkish militia, which is recruited by parading them, and calling for the services of such as eat the rice of the Grand Signior. An almost equal degree of respect is attached to this food by the Venetians, and it is a common thing, on hiring a Venetian maid-servant, for her to stipulate for a certain monthly salary, and her rice.

Another custom, derived from the long intercourse of Venice with Turkey, is the presenting coffee at visits. Neither do the Venetians yield to their masters in the manufacture of this beverage, the flavour of which depends much more on its mode of preparation than its quality; and it is curious enough that England, where the coffee-berry and the cacao-nut are to be had in perfection, should be the only country in Europe where the drink which is composed from them is unsufferable.

To return to a theme on which already touched, the I have strange fashions of food which have some how or other passed into use amongst different nations, whilst they are poison to their neighbours, from the torta de lasagne of Venice to the partridge and poultice of England: there seems to be but one general exception to this principle, which is the coupling bread, or some substitute for it, with meat—a practice which is, I believe, common to all nations that have grain, or farinaceous fruit or root, within their reach. this fact does not prove that there is any natural standard of taste: for this union of bread and mest is not dictated by instinct, though in what it originates, except in the agreement of different countries in its wholesomeness, I know A strong proof of its not being dictated by instinct I have witnessed in Italian as well as English children, who are both trained with difficulty to the practice, and usually enticed into it by bonuses of beef and mutton. A whimsical confirmation, indeed, of my opinion was lately offered, by this place, in an old gentleman, who, not having been in infancy either beat or bribed into bread, never adopted it in afterlife, continuing to his death a curious specimen of unsophisticated carrion. If his example makes against the notion of this use originating in instinct, it might also (as far as a single instance can tell) suggest some doubt of its necessity; for the carnivorous person lived long and merrily.

The present anecdote, some others which I have not given you, and more particularly the having once seen a man eat melon with Spanish snuff (a sight not singular, as I am told, in Italy), have almost forced the conviction upon me, that there is no such thing as a gamut for the palate. If you urge, in opposition, the general analogy of nature, I do not know what battle I can make; but if you attack me with the trite instance of the passion of young children for spirits, I shall observe that they soon grow out of it: and this, therefore, seems to prove nothing more than an early obtuseness of palate, which is gratified by any thing that is stimulating. And something analogous may be remarked in the young animals, as in puppy-de eat filth till they come estate, &c.

Having related the uses of Chrismas eve, t remain those of two other be described. The table o mas day is besieged by smaller circle than on the the feast, being, on the occasion, only surrounde family, or those intimat nected with it. Here t are dishes of prescription I never heard that any was attached to the al from them, as is the case land. But as almost ever stition exists, in its w parts, all the world over, is also to be found here u general head of Moon, the arbitress of tides, great cause of all ine effects. Hence a lower \ who has no money in his at the appearance of thi expects to remain withou she has repaired her hor

St. Stephen's day bri it, I believe, little that is able, except the gene from all parts of Venic theatres, which, havir closed for a short time, on that day. There see as much superstition, it to being seen at the Ope theatre of the Fenice, or casion, as is attached to torta de lasagne on Chris The only intelligible & is, that the Opera is alw but as such, it must no be deficient in the pre its machinery. Notwitl such an objection, a box

annot be had under five aps, ten guineas, which, ghts afterwards, may be d for onc—nay, at the insome weeks, at the price in pence, as I know from I experience. If it is susof rank not to appear at the enix; it is absolute for of cast not to be able to you were at some theatrer; and, on the evening of then, not a lady is to be thome in Venice.

ike a long leap: the Epis called here the Epifania, nia, indifferently; as if it name from the Befanasort of she-goblin, who is ed to preside over Twelfth-This is not distinguished ceremonies with which it rated by us, though some ic were of Latin origin. es are propitiatory of the , who seems to fill the lace here which the queen airies formerly did in Eng-Children usually leave her of their supper, or, at least, a roll (for she is supposed er brown bread to white), umbler of wine. As a rele for the exchange of merze, they suspend a stocking kitchen, which is found, it morning, filled with dirt, 1, and a few sweatmeats. not observe that the bread ne disappear. At Rome a ; representing the Befana, ssed up and hung with nas presents.

re is nothing here, that I are of, which is interesting scenic part of the religious ons of this festival, with the ion of the music of a mass,

called la Pastorale, in commemoration of that with which our Saviour is supposed to have been saluted by the shepherds, and usually imitative of the sounds of the pastoral pipes. This, which is various in various churches, is always composed according to the principles of the old school. Its tone, on this solemn occasion, is much relished by the Italians, notwithstanding they are by no means fond of ancient music, having (as I should imagine is the general disposition of man) much more sensibility to melody than harmony, and seldom pretending to a taste which they

do not really possess. You will not, I think, quarrel with me for stringing together the "auld world," as well as the newer stories of the place; the less so as all recollections of ancient Venice may be considered as things saved from the waters. The customs of the city have changed; her ports and channels are filling up, and her palaces are crumbling into ruins. Yet a lictle, and Venice will be a Babylon, with the substitution of the gull for the bittern and the porpus for the fox. Should you be (as I believe) desirous of raking for riches amidst her rubbish, read the Feste Veneziane, lately published by la Dama Re-This lady has, in niel Michièl. her description of the Venetian festivals, put together much that is curious and interesting, and having formed a chaplet out of relics long trampled in the dirt, hung it up on the altars of her country, in a spirit that would not have misseemed the most illustrious of her ancestry.

STATE OF SOCIETY, &C. IN THE UNITED STATES.

[Hall's Travels in Canada, &c.]

On the banks of the Schuylkill, about two miles from Philadelphia, there is a wild scene of cliffs, breaking the river into several rushes and falls: the metallic brilliancy of these rocks, whenever their strata are broken up, indicates the ridge of talcous granite, which Volney has traced for nearly 500 miles, from Long Island to the Roanoke, and which probably extends as far as the Savannah. It is observed to limit the tide waters by the cascades it forms on crossing the rivers, and to separate the barren sand-coast from the fertile alluvion districts above it, striking the Delaware at Trenton, the Schuylkill at Philadelphia, the Susquehanna near Octarora Creek, the Gunpowder Creek near Joppa, the Patapsco at Elkridge, the Patowmac at George-town, the Rappahanock near Fredericksburg, the James at Richmond, the Appomatox above Petersburg, and the Roanoke near Halifax. The road to Washington follows the line of this ridge, which naturally modifies the features of the country: its apparent elevation is inconsiderable, just sufficient to undu-late the face of the landscape, and occasionally presenting, especially round streams, bolder prominences, called bluffs in South Carolina The creeks and rivers, wearing through a yielding soil, have frequently their banks steep, and let the eye into deep woody glens; the soil in such situations is rendered fertile by a

mixture of clay with the unit which constitutes its basis. As far as Wilmington the state Delaware enriches the prespects from thence the scenery is the form, consisting of plantation interspersed with oak and publishers.

Here the houses, universal shaded with large virandas. set to give notice of a southers 🗖 mate; the huts round there, opt to the elements, and void of ere intention of comfort, tell a pleasing tale: they inform 🛎 traveller he has entered upon land of masters and slaves, 🜌 he beholds the scene marred wi wretched dwellings and wretche The eye, which for the first time looks on a slave, feelil painful impression: he is a 🗯 for whom the laws of humani are reversed; who has known of thing of society but its injusting nothing of his fellow men but that hardened, undisguised, atrocical selfishness. The cowering he mility, the expressions of service respect, with which the negro 📪 proaches the white man, strike 🛎 the senses, not like the courtes of the French and Italian person giving a grace to poverty, be with the chilling indication of a crushed spirit: the sound of the lash is in his accents of submit sion, and the eye which shrall from mine, caught its fear from that of the task-master. Habit steels us to all things; and it not to be expected that object constantly present should confi nue to excite the same sensation which they cause, when looks upon for the first time (and perhaps is one reason, why 💆 much cruelty has been tolerate

vorid); but whoever should n a slave for the first time ife, with the same indifferre he would bestow on any object, may triumph in the fortune through which he rn free, but in his heart he ve, and, as a moral being, ed infinitely below the newhose soul the light of n has been extinguished, r his own insensibility, but tyranny of others. iserable condition of the leave him mind for re-1, he might laugh in his to see how slavery has n the land with ugliness. niling villages, and happy tion of the eastern and cenites, give place to the splenuipages of a few planters, retched negro population, ig among filthy hovels—for s (after crossing the Susma) there are scarcely any; are only plantations—the ame speaks volumes.

BALTIMORE.

le I was in Baltimore, I ketch of the city, taken in it then consisted of about dozen houses, built round iding-place: it now coni0,000 inhabitants, and is g rapidly. Here are recto be some of the largest s in the Union, that is, of 500,000 to 1,000,000 dol-To strangers, the polished dity of its inhabitants rent a pleasanter residence hiladelphia: for my own hough very slightly intro-I received more civilities

in proportion, during the week I spent in this city, than in the whole course of my travels be-Perhaps this courteous disposition is in a certain degree an inheritance: during the colonial regime, Annapolis was the center of fashion to all America: the governors of Maryland were commonly men of rank and family, who brought with them a taste for social elegance, which seems to have become the appanage of the old families, who, since Annapolis has fallen into decay, have become residents of Baltimore.

The city is built round the head of a bay, or inlet of the Patuxent, about eight miles above its junction with Chesapeak Bay. The entrance of the harbour at Gossuch Point is 150 yards across, and defended by a fort, which our fleet ineffectually bombarded during the war. A sand-bank, about fifty feet in height, evidently the ancient boundary of the bay, forms a natural glacis round the town, and terminates at its southern extremity, in the hill of the signal post, from which there is a beautiful panoramic view of the city, fort, and har-It was on this natural terre-plein the lines were constructed against our threatened attack.

The public buildings of Baltimore being all of brick, have little architectural beauty; they evince the prosperity and good polity, rather than the taste of the city. There is, however, a monument erecting to the memory of Washington, in a kind of park, adjoining the town; it consists of a marble column, adorned.

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with trophies in bronze: the design, like the man whose fame it records, is nobly simple. This is the first token of public gratitude America has consecrated to her first citizen; and, strange to tell, the design was set on foot not by an American citizen, but by an Irish exile.

Annapolis continues to be the seat of government for Maryland. Most states choose some second-rate town for this purpose, to preserve their legislators, either from the seductions or the mobs of a great city; though there seems to be little cause for alarm on either head.

WASHINGTON.

The traveller having passed through Bladensburg, on the east branch of the Patuxent, where the action was fought, which the Americans have nick-named the "Bladensburg races," crosses a sandy tract, interspersed with oak barrens and pine woods, until suddenly mounting a little rise, close to a poor cottage with its Indian corn patch, he finds himself opposite to the capitol of the federal city. It stands on an ancient bank of the Patowmac, about eighty feet above the present level of the river, the course of which it commands, as well as the adjacent country, as far as the Allegany ridges. The edifice consists of two wings, intended to be connected by a centre, surmounted by a dome or cupola. design is pure and elegant, but the whole building wants grandeur: each wing would not be a large private mansion: the interior has

consequently a contra pearance, a kind of ec space disagreeably a with the gigantic scale without, as well as with of the growing magnite American nation. which is a kind of ve the impression to be pro the whole building, is wide enough for three p pass conveniently. The bers of the senate and re tives are of very modera sions, and the judge with its low-browed 1 short columns, seems after the prison of Con Marmion. Some of the tions too are of very Mr. Latrobe has a set of figures for the of representatives, to] the several states of the but as it is not easy to an attribute, to say not poetical characteristic, | Connecticut may be disti from Massachusetts, N rolina from South Car Kentucky from Ohio, must be had to the u expedient of a superson point out his own tute to each representative trobe has indeed hit up vice for Massachusett leading by the hand ar of a boy, representing which boy becomes a Maine assumes her pr —a puerile conceit. 1 help regretting the should have neglecte their new Capitol a c grandeur worthy of the and ambition. rise, decay, and are

superior magnificence, e or growing opulence on require; but public hould have a character e to their purpose; they i them the seal of the the age, and sometimes illy reveal the political of the nations by which The Romans raised. ated to their erections pility of their empire. icans, in "their aspibe great," seem somelook towards Roman ut the imitation must igs, not names; or innoble parallel, they are of producing a luditrast.

he foot of the Capitol : runs a straight road to be a street), planted ars for about two miles, sident's house, a handne mansion, forming a us object from the Canear it are the public id some streets nearly about half a mile farpleasant row of houses, which the president at esides: there are a few houses still farther on to George-town, and irly the sum total of the 1816. It used to be a inst Washington, that r neighbours must go a wood to make their t the jest and forest have together: there is now 1 tree betwixt George-I the Navy-yard, two ond the Capitol, except ars I have mentioned, ly be considered as the centes of future houses. the policy of such thorough clearing; clumps of trees are preferable objects to vacant spaces, and the city in its present state, being commenced from the **extre**mities instead of the centre, has a disjointed and naked ap-The fiery ordeal has, pearance. however, fixed its destiny. Land and houses are rising in value, new buildings are erecting, and with the aid of the intended university, there is little doubt that Washington will attain as great an extent as can be expected for a city possessed of no commercial advantages, and created, not by the natural course of events, but by a political speculation. plan indeed supposes an immense growth; but even if this were attainable, it seems doubtful how far an overgrown luxurious capital would be the fittest scat for legislation. learning, or even Perhaps the true interest of the Union would rather hold Washington sacred to science, philosophy, and the arts; a spot in some degree kept holy from commercial avarice, to which the members of different states may repair to breathe an atmosphere untainted by local prejudices, and find golden leisure for pursuits and speculations of public utility. Such fancies would be daydreams elsewhere, and are so perhaps here; but America is young in the career of political life; she has the light of former ages, and the sufferings of the present to guide her; she has not crushed the spirits of the many, to build up the tyranny of the few, and therefore the prophetic eye of imagination may dwell upon her smilingly.

I fell into very pleasant society at Washington. Strangers who intend staying some days in a town, usually take lodgings at a boarding-house, in preference to a tavern: in this way they obtain the best society the place affords; for there are always gentlemen, and frequently ladies, either visitors or temporary residents, who live in this manner to avoid the trouble of house-keeping. At Washington, during the sittings of congress, the boardinghouses are divided into messes, according to the political principles of the inmates; nor is a stranger admitted without some introduction, and the consent of the whole company. I chanced to join a democratic mess, and name a few of its members with gratitude, for the pleasure their society gave me: -- Commodore Decatur and his lady, the abbé Correa, the great botanist and plenipotentiary of Portugal, the secretary of the navy, the secretary of the navy board, known as the author of a humorous publication, entitled, "John Bull and Brother Jonathan," with eight or ten members of congress, principally from the Western states, which are generally considered as most decidedly hostile to England, but whom I did not on this account find less goodhumoured and courteous. It is from thus living in daily intercourse with the leading characters of the country, that one is enabled to judge with some degree of certainty of the practices of its government; for to know the paper theory is nothing, unless it be compared with the instruments employed to carry it into effect. A political constitution may be nothing but a cabalistic form, to extrac and power from the peo then the jugglers must dark, and "no admittanc the curtain." This way affords too the best in the best part of society; a free nation the depos the public confidence be or vulgar, it is a very search to look for the qualities in those they r whereas, if these be formed in mind and ma proves at the least an i towards knowledge ar ment, in the general w tizens by whom they a ed. My own experien me to a favourable ver particular. I found th cle into which I ha fallen, full of good good humour, and ne it without feeling myse on the score, either of formation or of soc ment.

The president, or lady, holds a drawing-1 ly, during the sitting o He takes by the hand are presented to him hands being discovere rica to be more rations ly than kissing them rest, it is much as such every where, chatting compliments and ice music (some scandal, among the ladies), a Nothing in these assen attracted my notice, tl traordinary stature of Western members: seemed filled with giar whom moderately - s crept like pigmics. I

to what the difference may tributed; but the surprising th of the inhabitants of the ern states is matter of astoent to those of the Eastern, of the coast line generally. phenomenon, which is cerra considerable stumblingto the abbé Raynal's theory, probably be resolved into the tion of three positive causes, ne negative; namely, plenbut simple food, a healthy te, constant exercise in the air, and the absence of al irritation. In a more aded stage of society, luxurious edentary habits produce in ch that enfeeblement of vi-, which scanty food and laus or unwholesome occupabring upon the poor. persons to be compared with Goliahs of the West were, ndian chiefs from Georgia, taws or Chickasaws, who g come to Washington on c business, were presented . Madison's drawing-room. had a still greater appearof muscular power than the icans; and while looking on I comprehended the prowess ose ancient knights, whose might held an army in

— and made all Troy retire."

e sittings of congress are in a temporary building, g the repair of the Capitol; ended them frequently, and ortunate enough to be preat one interesting debate on nge in the mode of presidenlections: most of the principeakers took a part in it: rs. Gaston, Calhoun, and L. LXI.

Western in support of it; Randolph and Grosvenor against it. The merits of the question were not immediately to be comprehended by a stranger, but their style of speaking was, in the highest degree, correct and logical, particularly that of Mr. Western, of New Hampshire, whose argumentative acuteness extorted a compliment from Mr. Randolph himself, " albeit unused to the complimenting mood." Mr. Grosvenor, both in action and language, might be considered a finished orator, as far as our present notions of practical oratory extend. Mr. Randolph, whose political talents, or rather political success, is said to be marred by an eccentric turn of thought, which chimes in with no party, seems rather a brilliant than a convincing speaker; his elocution is distinct and clear to shrillness, his command of language and illustration seems unlimited; but he gave me the idea of a man dealing huge blows against a shadow, and wasting his dexterity in splitting hairs: his political sentiments are singular; he considers the government of the United States as ap elective monarchy: " Torture the constitution as you will," said he, in the course of the debate, " the president will elect his successor, and that will be his son, whenever he has one old enough to succeed him." No expressions are used, either of approbation or the contrary; whatever may be the opinion of the house, the most perfect attention is given to each member; nor, however long he may speak, is he ever interrupted by those 2 M

indications of impatience so common in our House of Commons. This may reasonably be accounted for by supposing, that their average speeches are in themselves better; or more agreeably, by conjecturing that the American idea of excellence is put at a lower standard than our own. Both the talents, however, and behaviour of the members, seem worthy of the government, and of what America is, and may be. Their forms of business and debate nearly resemble those of our parliament; always excepting wigs and gowns, a piece of grave absurdity well omitted: for it is surely an odd concert, to fancy the dignity of the first officers of states attached to, or supported by, large conglomerations of artificial hair.

MOUNT VERNON.

Crossing the Patowmac by a wooden bridge, a mile and a quarter in long b, the toll of which is a dollar, I proceeded through Alexandria to Mount Vernon. Whatever is worth describing in the house or situation, has been many times described: baving walked through the gardens, I requested the old German gardener, who acted as a Cicerone, to conduct me to the tomb of Washington: " Dere, go by dat path, and you will come to it," said he: I followed the path across the lawn, to the brow that overlooks the Patownac, and passing a kind of cettar in the bank, which seemed to be an icehouse, continued my search, but to no effect :—I had already found it: this collar-like hole in the bank, closed by an old wooden

door, which had never been even painted, was the tomb of Wasington, with not a rail, a store, or even a laurel, " to flours.

o'er his grave."

I stood for a moment cutpowered with astonishment indignation: - Behold, says prejudice, the gratitude of republial Behold, says reason, the tude of mankind! Had Wast of ton served a czar of Kissa M might have shared, with Saural a Siberian exile; he lived and died honoured by the country behad saved; he is forgotten a the grave, because man is feebly decited by any but selfish mount: the enlightened selfishness of # publicanism honoured its de fender; but what form of polity has been discovered, in which gratitude survives the hope # future benefits? Party zeal rand monuments over its victims, to stimulate the survivors: vans has not unfrequently urged 🕮 living to unite by such meast their perishable names with those of the immortal dead; but the mausoleam rises slowly to who neitiar interest nor vanity co to butes. It is said that the ledent city will finally receive the remain of its designer; but the dead con wait, and in the interim the mas ter was nearly cut short by attempt to steal the bones from their present receptacle, to carry them about for a show. door has since been kept page locked.

CHARLESTON.

Streets uppaved and parrow; small wooden houses, from among which rise, in every quarter of the

tately mansions, surfrom top to bottom with erandas, and standing gardens full of little palmettoes, and rees, is, are features which arleston an expression g rather to the South of than to the Teutonic the North. Perhaps 1 to view its large black on and glowing tempera-January, it is not very ime of the cities on the anean coast of Africa. respects it is a noble nt of what human avarice :t: its soil is a barren sand, with a river on le overflowing into pesmarshes, which exhale a n so pernicious as to sleeping a single night is influence, during the months, an experiment of Even the ost hazard. to place of refuge during st part of the season: all pitants who can afford it, to a barren sand-bank in called Sullivan's containing one well and mettoes: here they dwell ible wooden tenements, g in every storm, lest (as quently happens) their laces should be blown r their heads, or deluged indation of the sea. But I not men do, and bear, ey? These pestilential are found to produce e, and the adjacent allutton; true it is, no Eurame could support the f cultivation, but Africa ish slaves, and thus, amid contagion and suffering, both of oppressors and oppressed, has Charleston become a wealthy city—nay, a religious one too; to judge by the number of churches built, building, and to be built.

, I inquired the cause of what seemed to me an anomaly in the history of planters, and was informed, that this devotional access came on about the period of the French Revolution, in consequence of very severe alarm at the danger to which religion and social order were exposed. Carolinians proceeded in consequence to amend their lives, not as a mere moralist might have imagined, by amending their slave code, by providing for the instruction, and paving the way for the total emancipation of the many thousands of their fellowcreatures, whom they held in stripes and bondage: this indeed would have been, to a certain extent, imitating the revolutionists themselves; they therefore took, not only an easier course, but one they had reason to think much more acceptable, because a more personal compliment, to the Deity whom they professed to serve; they built and frequented many churches, heard and read many sermons, and bought and sold their brethren as before.

Charleston has a great reputation for hospitality, a virtue very generally conceded to the Americans, even by those who are willing to deny them every other: in my judgment, their fame, in this respect, as much exceeds their deserving, as in most other cases it falls below it. Hospitality, in the true sense of the word,

2 M 2 means

means that liberal entertainment which spreads a couch and table for the stranger, merely because he is a stranger: this was the hospitality of the ancients, and is still that of the Arabs, Tartars, and uncorrupted Indian tribes; it was also that of the Americans themselves in a less advanced state of society: Mr. Jefferson told me, that in his father's time it was no uncommon thing for gentlemen to post their servants on the main road, for the purpose of amicably waylaying and bringing to their houses any travellers who might chance to pass: of such violence, not a particle is now to be apprehended, at least in the old States. While I was in the North, I was constantly told of the hospitality of the South: at Philadelphia I found it icebound; at Baltimore there was indeed a thaw, but at Washington the frost, probably from the congealing influence of politics, was harder than ever; the thermometer rose but little at Richmond, and, when I arrived at Charleston, I was entertained, not with its own hospitality, but with an eulogium upon that of Boston.— I did not retrace my steps to put the matter to proof.—The experience of an individual would not be very conclusive, were hospitality a discriminating virtue; but its essence is prodigality, and the name of stranger the only requiaite passport to its favour. Of such hospitality the traveller will and nothing, except indeed his rank or character should be such as to give an edat to his entertainers. The ordinary pilgrim must be content, if his letters of

introduction procure him certainly will, a courted tion and a dinner: he find a ready and polite: into general society; ought to satisfy him: a there are taverns open l claim, and every civility The hom ter of grace. is, however, slow to di opinion it has once d hospitality is still talked by Americans and stra if it were still alive. reciprocation of civilitie citizens of different stat connected by commercia ties, fosters the delu New York merchant is entertained at Charlesto of Charleston received quate return of civiliti This is not l but a mutual exchange on mutual convenience however, a change of (considered a reproach has, in all countrie through the same grad each stage of its pr been marked by its 1 virtues, crimes, and fo pitality belongs to t which, in a certain po is to be styled barb would become a virtue, were it to surv ment when it cease pleasing to the enterta cessary to his guest. still lingers on the b Mississippi; it will the advanced guard down the shores of th be driven from ther neighbourhood of the and finally drowned in

BERSIAN AMBASSADOR IN LON-DON.

(Morier's Persia.)

As the Persian ambassador attracted much interest in England, it may be gratifying to his friends, and not unacceptable to others, to receive some account of his residence in this country.

His first surprise on reaching England, was at the caravanserais, for so, though no contrast can be greater, he called our hotels. We were lodged in a gay apartment at Plymouth, richly ornamented with looking-glasses, which are so esteemed in Persia, that they are held to be fitting for royal apartments only: and our dinners were served up with such quantities of plate, and of glass ware, s brought forth repeated expressions of surprise every time he was told that they were the common appendages of our caravanscrais. The good folks of the inn, who like most people in England, look upon it as a matter of course that nothing can be too hot for Asiatics, so loaded the ambassador's bed with warm covering, that he had scarcely been in bed an hour, before he was obliged to get out of it; for having during all his life slept on nothing but a mattrass on the bare ground, he found the heat insupportable, and in this state he walked about the greatest part of the night, with all the people of the inn following him in procession, and unable to divine what could be his wishes.

One of the public coaches was hired to convey his servants to London; and when four of them

had got inside, having seated themselves cross-legged, they would not allow that there could be room for more, although the coach was calculated to take six. They armed themselves from head to foot with pistols, swords, and each a musket in his hand, as if they were about to make a journey in their own country; and thus encumbered, notwithstanding every assurance that nothing could happen to them, they got into the coach. excellency himself greatly enjoyed the novelty of a carriage, and was delighted at the speed with which we travelled, particularly at night, when he perceived no diminution of it, although he was surprised that all this was done without a guide. We were met at two posts from London by two gentlemen of the foreign office, who greeted him on his arrival; but he grew very anxious as we proceeded, and seemed to be looking out for an Istakball, or a deputation headed by some man of distinction, which, after the manner of his own country, he expected would be sent to meet him. In vain we assured him that no disrespect was intended, and that our modes of doing honour to ambassadors were different from those of Persia: our excuses seemed only to grieve him the more; and although to a foreigner the interest of the road greatly increased as we approached the city, yet he requested to have both the glasses of the carriage drawn up, for he said that he did not understand the nature of such an entry, which appeared to him more like smuggling a bale of goods into a

town, than the reception of a public envoy. As for three of his servants who followed us in a chaise behind, they had nearly suffocated themselves; for, by way of experiment, they had put up all the glasses, and then when they wished it could not put them down, so that they were quite exhausted for want of fresh air.

He who had witnessed the manner in which our ambassadors had been received in Persia, particularly the levée en masse of the inhabitants who were sent out to meet him at every place where he stopt, was surprised to see the little notice that he himself in the same situation in England had attracted, and the total independence of all ranks of people.

Although he found a fine house and a splendid establishment, ready to receive him in London, and although a fine collation was laid out upon the morning of his arrival, nothing could revive his spirits; so much had he been disappointed at the mode of his re-

ception.

His first object was to deliver his credentials to the king as soon as possible, because in Persia it is esteemed a slight if that ceremony be delayed. In this also he was disappointed, for on the first Wednesday, the usual levee day, his Majesty happened to be unwell, and consequently there was a delay of more than ten days before he could be pre-He bitterly lamented his fate, and daily affirmed, that for this he should lose his head on his return to Persia. When the day came, he was naturally anxious about the reception which be was to find: he had formed

his ideas of our court from what he recollected of his own, where the king's person is held to sacred, that few have the pro-lege of approaching it. He had a private audience at the queens house, and from the manner m which he expressed himself after it was over, it appeared that the respect which he had hitherto felt towards our monarch ** diminished. There are many coremonies exacted upon approact ing the Shah of Persia. first seen at a great distance, le is approached with great cartion, and with many profound a-clinations of the body. In his immediate vicinity, the shoes are taken off, and none enters the room in which he himself is seated, without a special command from him. Here the Persian entered at once into the same room where his Majesty was standing. He made no incline. tion of the body, he did not even take his shoes off; and, what if more, he put his credentials into his majesty's own hands. He said, that he had expected to have seen our king seated on a throne at a distance, and that he could not have approached within many paces of him: his surprise, then may be conceived, when, on entering a small room, he was. taken to a person whom he took. to be a capiece or porter, and was informed that this was the king of England. He said, that any blame was imputed to him for not having delivered his credentials immediately on armsals that all would be pardoned him when he should assure the sluth that he was not desired to take off his shoes as he approached

stances will perhaps show, of what importance it is, upon the introduction of an Oriental minister to the king, that care should be taken to show him the court in

its greatest splendor.

He arrived in London in the month of November, and the gloom of the weather had a visible effect upon his health and spirits. For two months he never saw the sun, and it was fully believed by his suite, that they had got into regions beyonds its influence; when one day several of them rushed into him with great joy to announce that they had just seen it, and that if he made haste he might perhaps see it also.

It was surprising to observe with what ease he acquired our habits of life, how soon he used himself to our furniture, our modes of eating, our hours, our forms and ceremonies, and even our language, though, perhaps, with respect to the latter acquirement, it might rather be observed, that he soon learnt sufficient just to misunderstand every thing that was said. He who had sat upon his heels on the ground all his life, here was quite at his ease on chairs and sofas; he who before never eat but with his fingers, now used knives and forks without inconvenience.

Of some things, it would be impossible from mere description to give any just idea. Such was an opera or a play to a Persian. The first night he went to the opera, evidently the impression of surprise which he received on entering his box was very strong, although his pride made him conceal it. His servants had been

sent to the gallery, and upon going up to hear what was their conversation, they were found wrangling amongst themselves, whether or no the figures that they saw upon the stage were real men and women or automa-He was taken to see King Lear, and the story, which is likely to affect one whose natural respect for majesty is so profound, brought tears from him in great plenty, although he did not understand the language in which it was acted. No people would have a greater taste for scenic representations than the Persians; if we may judge from the effects which they produced on these individuals.

When it is known that a Persian mejlis or assembly is composed of people seated in a formal row on the ground, with their backs against the wall, some idea may be had of the Persian ambassador's surprise upon entering an English rout. The perfect ease of his manners and unembarrassed conduct on such occasions, will be as surprising to us, as the great crowd of men and women hotly pressed together for no one apparent purpose, was to him. He gave an entertainment of a similar description at his own house, to the astonishment of his domestics, whose greatest surprise was how little noise was made by such a crowd, for said they, "What a different scene would such a number of people have made of it in Persia!"

On his being taken to hear a debate at the house of commons, he immediately sided with a young orator, who gained him over by his earnest manner and

the

the senemence of his action: and m the bouse of lords, the great object of his remark was, the lord chancellur. whose enormous wig, which he compared to a sheepskin. woke all his curiosity. There was considerable pleasure in observing his emotion when he was taken to St. Paul's cathedrail on the unniversary of the charity children, where he acquired more real esteem for the the national ustrations and character of England than he did from any other sight, for he frequently after referred to his feelings on that occasion.

He was one day waited upon by a deputation from the Society for promoting Christian knowledge, composed of three reverend gentlemen, who in their robes presented him with a Bible and prayer-book superbly bound, and addressed him with a speech written on parchment. As they spoke the address he was requested to stand up, which he willingly did: but when they had departed, his servants were all unanimous that he had been made an Isauvi, that is, a Christian.

He frequently walked in Kensington-gardens by himself. As he was one day seated on a beuch, an old gentleman and an old lady, taking him for one of his own attendants, accosted him. They asked him many questions:—How does your master like this, and how does he like that? and so on. Tired with being questioned, he said, "He like all very well; but one thing he not like—old man ask too many questions." Upon this he got up laughing, leaving the old gentleman to find out that he had been

speaking to the ambands a person.

If the whole history of him dence in England were works arrative, it is evident that note might be greatly lengthed but perhaps that which would ford the most amusement with be, the publication of his denoted in the publication of his denoted i

By a Correspondent of the Canal Monthly Journal, May 18th

It is now about twenty was since I first visited Agra; in then in the possession of the Mahrattas, the most barbard sordid, avaricious race of make dia ever produced. On my prival lately I was highly grain by observing the alterations which a slight masters, and of which a slight scription may not be unacceptable.

On entering the fort of 4 by the Delhy gateway, you through the Tripolia, a kind outwork which connects the It is surround with the town. by bomb-proof apartments, a arcades in front, supported stone pillars. Under the rattas this place was filled will bazar, in a most disorderly filthy state, through which ! sage to the fort with differ could be effected. The arca around were falling in, and os see going seer dand agreeably surprised was I to his bazar removed to a connt situation adjoining the, on the north face of the the bomb-proofs repaired, he arcades which had fallen built, and the whole in as ct a state of repair as when finished. In short, the Triis now a clean neat place, very convenient for the tents mtlemen passing and repass-

the entrance of the Delhy ray I found a small drawe, and the ascent to the of the place, which is conble, paved with the military ess of Europe. Passing on gh the great street, called e natives the Meena-bazar, an improvement did I conate; the bomb-proof buildm each side of this street, were formerly falling fast ns, and inhabited by a numwretched natives, are now d out and rebuilt, and the nents fitted up with large g doors for the reception of and gun-carriages. nents are carrying on in of the Delhy gate, so as to ge and support the west face grand parade, the most ed part of the fort, and is on a level with the roofs se buildings. This is a very improvement to the fort, ffords excellent protection it the hot winds to the gunges, waggons, &c. lodged se bomb-proofs.

e great square I did not find ch improved as I expected. sheds have been carried three sides of it, for the imodation of the main guard

and of the pioneers; but I lamented to observe, that the fine row of mango-trees by which it was formerly surrounded, and even the large banyan-tree, under which an old fakeer used to sit, had been absolutely rooted out, and not a vestige remaining. The higher parts of the fort cannot be less than fifty-three or sixty feet above the level of the river; and as it is filled with marble, stone, and pucka buildings, the heat in the hot season is excessive; I was therefore a good deal surprised to find, that instead of endeavouring to alleviate this heat by planting trees, the few that were in the fort should have been rooted out; and I am well persuaded the increased unhealthiness of the place is chiefly to be attributed to this cause. In passing near the artillery barracks, I stopped and entered into conversation with some of the men. I asked them respecting the heat. They said that from April to September it was intolerable; that even the Sepoys, who were only one week on duty, sent one-fourth of their numbers to the hospital each " Would week in those months. you like to have trees planted round your barracks?"—"Good Lord, Sir, like it? it would be the greatest comfort to us."

The Mootee Musjud, which next to the Tauj is the most beautiful building at Agra, is built of white marble; under the Mahrattas it was totally neglected, and would have soon gone to ruin. The seeds of the peapultree had found their way into the crevices of the marble turrets, and were pulling them fast to pieces; these have been lately

taken down and rebuilt, and the repairs nearly completed, at the expense of the British government.

The Birket, where the ordnance carriages, waggons, and tumbrils are kept, was so crowded with guns, from a six to sixty. four pounder, that it is with much difficulty such as are wanted can be got at. No magazine can be better supplied with implements of war and warlike stores than the fort of Agra; an inventory of ammunition would fill a moderate volume. The Dewani Aum, or public hall of audience, in the great square, has been converted into an armoury. The outer verandah has been built up and handsomely glazed, and the inside fitted up for all descriptions of arms in a very neat military style. The floor appears to have been lately laid with flag stones. This work is executed in a masterly manner; the stone masons at Agra are remarkably good workmen. In one end of the armoury I was surprised to find the clergyman's reading desk, and a number of forms for the congregation; and on inquiry I find, that this is the only Protestant church at Agra: there is, however, a Roman Catholic chapel in the town,

The palace and Dewani Khas are unoccupied and neglected, and the Ayena Khana and the baths in the same state as when I formerly saw them. The Dewani Khas was formerly the private hall of authence. It is white marble inside and out, and now consists of two fine rooms, of 60 feet by 24, or thereabouts, and very lufty; but on account of the

heat, no one will now remain in the fort, even in a marble pained who can get a hovel at Noma's

Omer Sing's gateway has been opened since my former visit to Agra; it is on the south side of the fort, facing the Tauj. It has a small drawbridge, and the descent to it is neatly paved, the same as at the Delhy gate. Many of the old buildings, and a gres deal of the rubbish in the interest of the fort, has been removed; there is still, however, a good The walls of the deal remaining. fort, inside and out, have been completely repaired, and have now a smart military appearance; people are now employed in clearing out the ditch, which is puck, and in which a great quantity of mud and filth has accumulated; this will no doubt tend materially to improve the healthiness of the place. The ditch, which feemerly terminated at the Bengally Boorje (i.e. the south-east angle of the fort), is now carrying on along the waterface, and is to just the river at the watergate, whom a sluice is to be constructed for filling and emptying the ditch # pleasure: this will be a very great improvement.

From Omer Sing's gat way to the Tauj an excellent road has been cut through the ravines. parallel to the river, and several substantial pucks bridges built on it, so that it is now a safe and pleasant drive at all seasons of the year; whereas formerly it was only passable in the dry weather for horse and foot passengers.

The great gun, of which you have heard so much, has changed its position since my first visit to Agra: by a great exertion of all

cience of the most scientific of the army, it was moved the fort down to the ghauts, under the Shah Boorje, in ess to Calcutta, but the te failing, here it rests, and by to remain, until the river away the bank from un-

the Tauj it is unnecessary to y thing, so many plans and ptions have been circulated. e it then to say, that upof a lack of rupees has been ided in putting it into a peritate of repair, and that it now as beautiful as when erected.

OVERIES IN NEW SOUTH WALES.

y—Civil Department—Geal Orders by the Governor pernment House, Parrata, 5th December, 1818.

e sanguine hope which his ency the governor was into entertain, that by purthe course of the Macquaver, which had been dised running in a north-west ion, by John Oxley, esq. on turn last year from tracing ourse of the Lachlan to the -west, would have amply ensated for the disappointsustained on the occasion; is excellency having in connce accepted the further es of Mr. Oxley, on a seexpedition, the party, cong of John Oxley, esq. sur--general; John Harris, esq. surgeon of the 102nd regi-(who most liberally volund to accompany the expedition); Mr. Evans, deputy surveyor-general; and Mr. Charles Frazier, colonial botanist; together with twelve men, having eighteen horses and two boats, and provisions for twenty-four weeks, took their final departure, on the 4th of June last, from a depot prepared for the occasion in the Wellington Valley, at about ninety miles west of Bathurst. And those gentlemen, and the entire party, having a few days since arrived at Port Jackson, by sea, from the northward, his excellency is happy in offering his most cordial congratulations to John Oxley, esq. the conductor of this expedition, and to James Harris, esq. Mr. Evans, and Mr. Frazier, on their safe return from this arduous undertaking.

The zeal, talent, and attention manifested by Mr. Oxley, considering the perils and privations to which he and his party were exposed, in exploring a tract of country so singularly circumstanced in its various bearings, are no less honourable to Mr. Oxley, than conducive to the public interest; and although the result from the principal object, namely, that of tracing the Macquarie river to its embouchure, has not been so favourable as was anticipated, yet the failure is in a great degree counterbalanced by other important discoveries made in the course of this tour, which promise, at no very remote period, to prove of material advantage to this rising colony.

Whilst his excellency thus offers this public tribute of congratulation, he desires to accompany it with expressions of high

sense and approbation of Mr. Oxley's meritorious services on this occasion; which his excellency will not fail to represent to his majesty's ministers by the

earliest opportunity.

The personal assistance and support so cheerfully and beneficially afforded to Mr. Oxley by the gentlemen associated with him on this expedition, demand his excellency's best acknowledgments, which he is happy thus publicly to request them to accept.

The following letter received from Mr. Oxley on his arrival at Port Stephens, on the 1st November last, is now published for general information on the interesting subject of this tour.—By his Excellency the Governor's

command.

J. T. CAMPBELL, Sec. Port Stephen, Nov. 1818.—Sir;
—I have the honour to inform your excellency that I arrived at this port to-day; and circumstances rendering it necessary that Mr. Evans should proceed to Newcastle, I embrace the opportunity to make to your excellency a brief report of the route pursued by the western expedition entrusted to my direction.

My letter, dated the 22nd June last, will have made your excellency acquainted with the sanguine hopes I entertained from the appearance of the river, that its termination would be either in interior waters, or coast ways. When I wrote that letter to your excellency, I certainly did not anticipate the possibility that a very few days further travelling would lead us to its termination as an accessible river.

On the 29th of June, having traced its course, without the smallest diminution or addition about seventy miles further to the N.N.W., there being a sugh fresh in the river, it overflowed its banks; and although we 🕬 at the distance of near three will from it, the country was so po fectly level, that the waters some spread over the ground on who we were. We had been for som days before travelling over se very low ground, that the proper in the boats finding the coun flooded, proceeded slowly, ach cumstance which enabled no send them directions to retam! the station we had quitted in 🖤 morning, where the ground 🐃 a little more elevated. This spi being by no means secure, was arranged that the home with provisions should return the last high land we had quite a distance of sixteen miles. as it appeared to me that 🕨 body of water in the river was to important to be much affected 📭 the mere overflowing of its 🐃 ters, I determined to take 👛 large boat, and in her to ender vour to discover their point .

On the 2nd of July I proceeds in the boat down the river, and in the course of the day were near thirty miles on a N.W. course, for ten of which the had been, strictly speaking, and land, as the flood made the same rounding country a perfect sees the banks of the river were had vily timbered, and many large spaces within our views, covered with the common reed, were also encircled by large trees. On the Srd, the main channel of the

siver.

as much contracted but ep, the banks being under om a foot to eighteen in-The stream continued for venty miles on the same s yesterday, when we lost land and trees, the chanhe river winding through imong which the water out three feet deep, the having the same direche river. It continued in nner for near four miles hen without any previous in the breadth, depth, and of the stream, and when nguine in my expectations entering the long sought , it all at once eluded our pursuit, by spreading on ts from N. W. to N. E. e plain of reeds which ded us, the river decreasdepth from upwards of leet to less than five feet, wing over a bottom of is blue mud, and the cur-I running with nearly the pidity as when the water fined within the banks of This point of junction erior waters, or where the rie ceased to have the a river, is in latitude 30° nd longitude 147° 10° E. ssert positively that we the margin of the lake nto which this great body is discharged, might reabe deemed a conclusion nothing but conjecture basis; but if an opinion hazarded from actual apes, which our subsequent ended more strongly to , I feel confident we were immediate vicinity of an ea, most probably a shoal

one, and gradually decreasing, or being filled up by the immense depositions from waters flowing into it from the higher lands; which on this singular continent, seem not to extend a few hundred miles from the sea coast, as westward of these bounding ranges (which, from the observations I have been enabled to make, appear to me to run parallel to the direction of the coast) there is not a single hill, or other eminence, discoverable on this apparently boundless space, those isolated points excepted, which we remained until the 28th July, the rocks and stones composing which are a distinct species from those found on the above ranges.

I trust your excellency will believe that, fully impressed with
the great importance of the questions as to the interior formation
of this great country, I was anxiously solicitous to remove all
ground for further conjecture, by
the most careful observation on
the nature of the country; which,
though it was to me a proof that
the interior was covered with
water, yet I felt it my duty to
leave no measure untried which
could in any way tend to a direct
elucidation of the fact.

It was physically impracticable to gain the edge of these waters by making a detour round the flooded portion of the country on the S.W. side of the river, as we proved it to be a barren wet marsh, overrun with the species of polygonum, and not offering a single dry spot to which our course might be directed; and that there was no probability of finding any in that direction I

pad

had a certain knowledge, from the observations made during the

former expedition.

To circle the flooded country to the N.E. yet remained to be tried; and when, on the 7th July, I returned to the tents, which I found pitched on the high land before-mentioned, and whence we could see mountains at the distance of eighty miles to the eastward, the country between being a perfect level, Mr. Evans was sent forward to explore the country to the N.E., that being the point on which I purposed to set forward.

On the 18th July Mr. Evans returned, having been prevented from continuing on a N.E. course beyond two days' journey, by waters running north-easterly through high reeds, and which were most probably those of the Macquarie river, as, during his absence, it had swelled so considerably, as entirely to surround us, coming within a few yards of the tent.-Mr. Evans afterwards proceeded nare easterly, and at distance of fifty miles from the Macquarie river, crossed another much wider, but not so deep, running to the north. Advancing still more easterly, he went nearly to the base of the mountains seen from the tent, and returning by a more southerly route, found the country somewhat drier, but not in the least more elevated,

The discretionary instructions with which your excellency was pleased to furnish me, leaving me at liberty as to the course to be pursued by the expedition on its return to Port Jackson, I determined to attempt making the seacoast on an easterly course, first

proceeding along the bank range before-me which I still indulged hope lead me to the margin 🐠 or any other interior wate this portion of New South might contain, and embalow line of coast, on which small openings remained amined, at the same time knowledge obtained of the try we nught encircle mi terially tend to the advan the colony, in the even communication with the being discovered.

We quitted this station 30th July, being in latin 18' S., and longitude 147 our route for the coast, the 8th August arrived lofty range of mountains 🛍 our course had been From the highest point range we had the most 😢 prospect: from south by 🛢 to the north, it was one val resembling the ocean in but yet without water being cerned, the range of his extending to the N.E. by vated points of which will tinguished upwards of on dred and twenty miles.

From this point, in corto the resolution I had a quitting the Macquarie pursued a N.E. course. I encountering numerous ties, from the country be entire marsh, interspers quicksands, until the 20 gust, when finding I wounded by bogs, I was tantly compelled to take easterly course, having cally proved that the could not be traversed

hills which bound the although partial dry porevel alluvial land extend r base westerly to a disch I estimate to exceed red and fifty miles, bes gradually lost in the hich I am clearly conever the interior.

Iteration in our course sterly soon brought us ery different description y, forming a remarkable to that which had so spied us. Numerous fine running northerly, waich and beautiful counugh which we passed,

7th September, when ed the meridian of Sydalso the most elevated nd in New South Wales, in in latitude 31° 03′ S. afterwards considerably sed and impeded by very On the 20th untains. er we gained the summit ost elevated mountain in asive range, and from it gratified with a view of a, at a distance of fifty t country beneath us beed into an immense triralley, the base of which l along the coast, from e Brothers on the south, ind north of Smoky Cape. he further gratification to we were near the source e stream running to the descending the mounfollowed the course of , increased by many acuntil the 8th October, arrived on the beach entrance of the port ceived it, having passed over, since the 18th July, a tract of country near five hundred miles in extent from west to east.

This inlet is situated in latitude 31° 23′ 30′ S., and longitude 152° 50' 18" E., and had been previously noticed by capt. Flinders; but from the distance at which he was necessarily obliged to keep from the coast, he did not discover that it had a navigable entrance. Of course, our most anxious attention was directed to this important point; and although the want of a boat rendered the examination as to the depth of water in the channel, incomplete, yet there appeared to be at low water at least three fathoms, with a safe though narrow entrance between the sand rollers on either Having ascertained thus far, and that by its means the fine country on the banks, and in the neighbourhood of the river might be of future service to the colony, I took the liberty to name it Port Macquarie, in honour of your excellency, as the original promoter of the expedition.

On the 12th October we quitted Port Macquarie on our course for Sydney, and although no charts can be more accurate in their outline and principal points, than those of captain Flinders, we soon experienced how little the best marine charts can be depended upon, to show all the inlets and openings upon an extensive line of coast. The distance his ship was generally at from that portion of the coast we had to travel over, did not allow him to perceive openings, though doubtless of little consequence to shipping, yet presented the most serious difficulties to

travellers

travellers by land, and of which, if they had been laid down in the chart, I should have hesitated to have attempted the passage, without assistance to the sea-ward. As it is, we are indebted for our preservation, and that of the horses, to the providential discovery of a small boat on the beach, which the men with the most cheerful alacrity carried upwards of ninety miles on their shoulders, thereby enabling us to overcome obstacles otherwise insurmountable.

Until within these few days, I hoped to have had the satisfaction to report the return of the expedition without accident to any individual composing it; but such is the ferocious treachery of the natives along the coast to the northward, that our utmost circumspection could not save us from having one man (W. Blake) severely wounded by them; but by the skilful care bestowed upon him by Dr. Harris (who accompanied the expedition as a volunteer, and to whom, upon this occasion and throughout the whole course of it, we are indebted for much valuable assistance), I trust his recovery is no longer doubtful.

The general merits of Mr. Evans are so well known to your excellency, that it will here be sufficient to observe, that by his zealous attention to every point that could facilitate the progress of the expedition, he has endeavoured to deserve a continuance of your excellency's approbation.

Mr. Charles Frazier, the colonial botanist, has added near 700 new specimens to the already extended catalogue of Australian plants, besides many ex and in the collection and vation he has indefatig deavoured to obtain you lency's approval of his se

I confidently hope journal of the expedition ply evince to your excel exemplary and praisewo duct of the men employ and I feel the sincerest in earnestly soliciting your excellency's favou sideration.

Respectfully hoping, perusal and inspectio journals and charts of dition that the course I sued in the execution excellency's instruction honoured by your app beg leave to subscril with the greatest res your excellency's mos and humble servant,

(Signed) J. Oxley, Surv To his Exc. Governor? &c. &c.

Extract of a General O Governor.

"Government-Hous May 31, 1819.—His the governor having re perused the journal lately made by Charles esq. by the way of the tures to Bathurst, in th covered country westw Blue Mountains, take: opportunity publicly to the happy result of an which promises to cor very eminent degree, to interest and prosperity lony.—The communic the western country h cofore over a long and diffirange of mountains, alike nial to man and cattle, from parched and barren state, it me an object of great imdiscover another unce to , whereby those almost inountable barriers would be led, and a more practicable, consequently less hazardous is effected to the rich and exve plains of Bathurst.—His llency adverts with pleasure r. Throsby's general report of apabilities, qualities, and feaof the country intervening een the Cow Pastures and urst; which he represents to rith few exceptions, rich, ferand luxuriant, abounding fine runs of water, and all nappy varieties of soil, hill, valley, to render it not only

delightful to the view, but highly suitable to all the purposes of pasturage and agriculture.—The importance of these discoveries is enhanced by the consideration that a continuous range of valuable country, extending from the Cow Pastures to the remote plains of Bathurst, is now fully ascertained, connecting those countries with present settlements on this side the Nepean:—His excellency the governor, highly appreciating Mr. Throsby's services on this occasion, offers him this public tribute of acknowledgment, for the zeal and perseverance by which he was actuated throughout this arduous undertaking; and desires his acceptance of one thousand acres of land in any part of the country discovered by himself that he may choose to select.

MISCELLANIES.

MONASTIC SCHOOLS IN RUSSIA.

[Asiatic Journal, October.]

THE emperor of Russia has advanced 180,000 roubles, out of 300,000, the sum destined for the establishment and support of conventional schools, or seminaries, attached to the monasteries in Russia. In the ukase published upon the subject, his majesty expresses himself in the following terms:—" It is my personal wish to see schools of truth flourish. Minds are not truly enlightened, except by that divine light which shines in darkness, and which darkness cannot extinguish. sus Christ is the way, the truth, and the life. Education ought to be founded on practical Christianity.

DISCOVERY OF ANTIQUITIES IN EGYPT.

[Philosophical Magazine, March.]

From Thebes M. Belzoni proceeded to Nubia to examine the great Temple of Ybsambul [.Ibsambul, Ebsambul, or Absimbul], which lies buried more than twice its height in the sands near the second cataract. On this occasion, however, he was unable to effect any thing, and therefore returned to Thebes,

where he employed him new researches at the To Karnack. Here, several der-ground, he found, sur by a wall, a range of sp about forty in number, wi of lions on busts of we black granite, and for the part beautifully executed absent, on his second Ybsambul, Mrs. Belzoni ed in digging up at 1 place a statue of Jupiter holding a ram's head on And on his second jo Thebes in 1817, M. Be covered a colossal head of fine granite, larger Memnon, measuring ter the neck to the top of with which it is crov quisitely finished, and i servation. He carried to Cairo one of the arr ing to this statue. ceeded so well in ren Memnon, may we not he will be encouraged: tempt the removal of and that we may ere placed beside its colose in the British Museum.

After this, M. Bel ceeded again to Nubi spite of many hindramuch inhospitality whi perienced, succeeded in the celebrated temple of

vhich no European had ever e entered. In this temple largest and most wonderful ration in Egypt or in Nubia), and fourteen chambers and at hall; and in the latter, ing, eight colossal figures, thirty feet high. The walls pilasters are covered with glyphics beautifully cut, and is of large figures in fine rvation. At the end of the pary he found four sitting s about twelve feet high, ut of the natural rock and reserved. Belzoni's labour be conceived when we state, on commencing his operathe bed of loose sand which d to clear away was upwards y feet deep. He carried two lions with the heads of es, and a small statue of er Ammon. From the su-: style of sculpture found s temple to any thing yet rith in Egypt, Mr. Salt inat the arts descended hither Ethiopia.

Belzoni, by a kind of tact seems to be peculiarly his discovered, on his return to es, six tombs in the valley oan El Moluck, or the tombs ather gates] of the kings part of the mountains where ary observers would hardly sought for such excava-, all in a perfect state, not g been viewed by previous lers, and giving a wonderful y of Egyptian magnificence osthumous splendor. ont entrance to the innerchamber in one of them, the 1 of passage, cut through ilid rock, is 309 feet: the bers, which are numerous,

cut in a pure white rock, are covered with paintings al fresco, well executed, and with hieroglyphics quite perfect, and the colours as fresh as if newly laid In one of these chambers he found an exquisitely - beautiful sarcophagus of alabaster nine feet five inches long, three feet nine inches high, and two feet one inch wide, covered within and without with hieroglyphics in intaglio, sounding like a bell, and as transparent as glass supposed, by M. Belzoni, to have been the depository of the remains of Apis. In the innermost room he found the carcase of _a bull, embalmed with asphaltum, which seems to give some confirmation to his idea. We are happy to learn that this matchless production is now on its way to England, to be placed by the side of the sarcophagus supposed to have contained the remains of Alexander. Mr. Salt, assisted by Mr. Beechey (son of the wellknown artist of the same name), has, with much labour and care, copied several of the paintings within this tomb, which will byand-by be given to the public. These paintings are quite fresh The colours emand perfect. ployed are "vermilion, ochres, and indigo;" and yet they are not gaudy, owing to the judicious balance of colours, and the artful management of the blacks. quite obvious (says Mr. Salt) that they worked on a regular system, which had for its basis, as Mr. West would say, the colours of the rainbow; as there is not an ornament throughout their dresses where the red, yellow, and blue, are not alternately mingled, 2×2

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gled, which produces a harmony that in some of the designs is

really delicious.

It is a curious fact, that in one of the Theban tombs two statues of wood, a little larger than life, were found as perfect as if newly carved, excepting in the sockets of the eyes, which had been of metal, probably copper.

ON LARCH TIMBER, BY THE DUKE OF ATHOL.

[Philosophical Magazine, June.]

The introduction of this most valuable tree into Scotland, at least into the county of Perth, took place in the year 1798; when a Highland gentleman, Mr. Menzies, of Gienlyon, Perthshire, brought a few small plants from London: his servant carrying them on horseback on the top of his portmanteau. Some of these plants he left at Monzie, near Crieff; some at Dunkeld, and the remainder he carried home, where some have been cut, within these few years, of a great The four left at Monzie are in full vigour (1807); the largest nearly twelve feet in circumference, at three feet and a half above the ground. Those left at Dunkeld are also in full vigour (1807); some were placed in a green-house, but not thriving, were turned out. The largest is about twelve feet in girth, at three feet and a half above the ground, and is computed to contain four load of solid timber, or two hundred feet. Some years elapsed before any more larch were planted at Dunkeld. A few, however, were planted at Blair in that interval; but the larch plant-

ed between the years 1740 and 1750 were inconsiderable in point of number. For the planting of the rocky mountains round Dunkeld, with a view to their growing wood, which has since been done, would at that time have been treated as a chimerical idea. The plantations on the love grounds were necessarily small in extent.

Trials of Larch.

1777.—It is now thirty your since I have cut and used lark for different purposes; and as rel I have met with no instance to induce me to depart from my opinion, that larch is the most valuable acquisition, in point of useful timber, that has ever been introduced into Scotland; and I speak from having used and rel larch of from lifty to sixty years growth

The small larch I have used were thinned out of plantation for upright paling, rails, and have dles. Those fit for sawing were sawn through the middle; the smaller used round, with the bark on. I have found young larch so used, more durable than out copse-wood of twenty-four year.

growth.

1795.—The larger and older larch which I have cut, have been used for a variety of purposes; boats built of it have been found sound, when the ribe made of oak forty years old, were decayed. I have for years built all my ferry and fishing-boats of larch.

In mill-work, and especially in mill-axles (where oak only usef formerly to be employed), but has been substituted with the best effect.

1806.—Last winter, in cutting up an old decayed mill-wheel, those parts of the water-cogs, &c. which had been repaired with larch about twenty years before, though black on the surface, on the hatchet being applied, were found as sound and fresh as when

put up.

There is not a sufficient quantity of larch of fit growth, to bring that wood into general use for country purposes; but such as has been cut and sold, has brought two shillings per foot, in **come** instances more. the year 1800, I received twelve guineas for a single larch-tree of fifty years' growth. I was at the same time offered twenty pounds for another larch, which I de-The tree sold clined cutting. had eighty-nine solid square feet of wood; and the purchaser cut two if not three axles for mills out of it.

1806.—Last year I cut out twenty larch-trees from a clump where they stood too thick. left the finest trees standing, and received one hundred guineas for the twenty trees taken out, being at the rate of two shillings The largest of the per foot. twenty trees measured one hundred and five feet in length, five feet eleven inches in girth at four feet from the ground, and contained ninety-four square feet of timber. One tree measured one hundred and six feet; two, one hundred and seven; and one, one hundred and nine feet in length; but, being drawn up by standing too close, did not contain so much solid wood as the first.

It is not in the quality only of

the wood that I consider the larch a great acquisition; but in the nature of the ground, where it will not only grow luxuriantly, but I am persuaded will arrive at a size fit for any purpose to which

wood can be applied.

The lower range of the Grampian Hills, which extend to Dunkeld, are in altitude from one thousand to seventeen hundred feet above the level of the sea; a range of mountains to the height of twelve hundred is now in the course of being planted. are in general barren and rocky, composed of mountain schist slate and iron stone. Up to the height of twelve hundred feet, larch are planted, and grow luxuriantly, where the Scotch fir, formerly considered the hardiest tree of the north, cannot rear its head. considerable tracts, where fragments of shivered rocks strewed so thick, that vegetation scarcely meets the eye, the larch puts out as strong and vigorous shoots as are to be found in the valleys below, or in the most sheltered situations.

I have been employed for the last five years in forming a very extensive plantation of larch, on mountains similar to what I have The plantation emdescribed. braces a tract of nearly eighteen hundred Scotch acres, nearly one thousand of which I have already planted (1807), mostly with larch, placing Scotch fir only in the wet grounds where larch will not grow, and mixing spruce on the highest points, finding from experience that that tree is next in value to the larch, and thrives in Alpine situations almost equally well.

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In all the larch which I have cut, I have never met with one instance of decay. But I have seen larch cut in wet situations and tilly soil on low moors some miles below Dunkeld, which at forty years of age were decaying at the heart. The larch is certainly an Alpine tree, and does not thrive in wet situations.

In 1795 a species of blight appeared on the larch, which in low situations destroyed numbers. The season in which this was observed to any extent, the frosts were very severe late in the spring, and the clouds of frost fog, which rested on the larch, in calm mornings, when just coming into leaf, produced the blight. I did not find trees above twentyfive or thirty feet in height affected by it, neither did it appear at all on the higher grounds, where a slight breeze of air could shake the trees. For eight or ten years past, severe frosts at the end of spring and beginning of summer, have partially brought a somewhat similar blight, which, though not essentially injuring the growth of the wood, except in a few instances, nearly destroyed the flower of the larch,

which has prevented my have been able to obtain larch seed the quantity I wished, in order to cover all the mountainous to near Dunkeld belonging in prepare to me, with larch; which is an persuaded, at the distant of sixty or seventy years from planting, will be fit for most not purposes.

The comparative value clarch and Scotch fir will not be calculation. In the year 1800 sold a larch of fifty years old twelve guineas; while a fix the same age, and in the soil, brought fifteen shillings. A fall of snow will destroy in a night, and break and tear do sometimes more than one-tion of a fir plantation. This I is often experienced at all age High winds also destroy fire numbers.

The larch are never broken snow, and very seldom torn by winds, and then only insit trees. Scotch firs are bad shabby growers (with me least), at about eight hund feet of altitude. Larch gluxuriantly some hundred higher.

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THQUAKE IN THE CARACCAS.

(Humboldt's Travels.)

shock felt at Caraccas, in month of December, 1811, the only one, that preceded horrible catastrophe of the of March, 1812. The inants of Terra Firma were ant of the agitations of the mo in the island of St. Vinon one side, and on the r, of those that were felt in basin of the Mississippi, e, on the 7th and 8th of Fery, 1812, the earth was day night in perpetual oscilla-

A great drought prevailed is period in the province of zuela. Not a single drop in had fallen at Caraccas, or he country ninety leagues d, during the five months h preceded the destruction he capital. The 26th of ch was a remarkably hot day. air was calm, and the sky ouded. It was Holy Thursand a great part of the potion was assembled in the ches. Nothing seemed to age the calamities of the

At seven minutes after in the afternoon the first k was felt; it was sufficiently

powerful, to make the bells of the churches toll; it lasted five or six seconds, during which time, the ground was in a continual undulating movement, and seemed to heave up like a boiling liquid. The danger was thought to be past, when a tremendous subterraneous noise was heard, resembling the rolling of thunder, but louder, and of longer continuance, than that heard within the tropics in time of storms. This noise preceded a perpendicular motion of three or four seconds, followed by an undulatory movement somewhat longer. The shocks were in opposite directions, from north to south, and from east to west. Nothing could resist the movement from beneath upward, and undulations crossing each other. The town of Caraccas was entirely overthrown. Thousands of the inhabitants (between nine and ten thousand) were buried under the ruins of the houses and churches. The procession had not yet set out; but the crowd was so great in the churches, that nearly three or four thousand persons were crushed by the fall of their The explosion vaulted roofs. was stronger toward the north, in that part of the town situate nearest the mountain of Avila, and the Silla. The churches of la Trinidad and Alta Gracia, which were more than one hundred and fifty feet high, and the naves of which were supported by pillars of twelve or fifteen feet diameter, left a mass of ruins scarcely exceeding five or six feet in elevation. The sinking of the ruins has been so considerable, that there now scarcely remain any vestiges of pillars or columns. The barracks, called El Quartel de San Carlos, situate farther north of the church of the Trinity, on the road from the Custom-house de la Pastora, almost entirely disappeared. regiment of troops of the line, that was assembled under arms, ready to join the procession, was, with the exception of a few men, buried under the ruins of this great edifice. Nine tenths of the fine town of Caraccas were entirely destroyed. The walls of the houses that were not thrown down, as those of the street San Juan, near the Capuchin hospital, were cracked in such a manner, that it was impossible to run the risk of inhabiting them. The effects of the earthquake were somewhat less violent in the western and southern parts of the city, between the principal square and the ravin of Caraguata. There, the cathedral, supported by enormous buttresses, remains standing.

Estimating at nine or ten thousand the number of the dead in the city of Caraccas, we do not include those unhappy persons, who, dangerously wounded, perished several months after, for

want of food and proper 🖚 The night of Holy There presented the most distressing scene of desolation and some That thick cloud of dust, with rising above the ruins, darkens the sky like a fog, had settled a the ground. No shock was the and never was a night me calm, or more serene. The men nearly full, illumined the round domes of the Silla, and aspect of the sky formed a perfect contrast to that of the end covered with the dead, heaped with ruins. Mothers we seen bearing in their arms children, whom they hoped recall to life. Desolate famili wandered through the city, see ing a brother, a husband, a frie of whose fate they were ignore and whom they believed to lost in the crowd. The people pressed along the streets, wh could no more be recognit but by long lines of ruins.

All the calamities experience in the great catastrophes of I bon, Messina, Lima, and R bamba were renewed on the fi day of the 26th of March, 18 "The wounded, buried under ruins, implored by their cries help of the passers by, and nea two thousand were dug of Never was pity displayed in more affecting manner; ne had it been seen more inge ously active, than in the employed to save the misers victims, whose groans reach the ear. Implements for diggi and clearing away the ruins w entirely wanting; and the peo were obliged to use their b hands, to disinter the living. T wounded, as well as the sick

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escaped from the hospitals, laid on the banks of the river Guayra. They found helter but the foliage of Beds, linen to dress the ds, instruments of surgery, cines, and objects of the urgent necessity, were buunder the ruins. Every , even food, was wanting g the first days. Water ne alike scarce in the inteof the city. The commotion ent the pipes of the foun-; the falling in of the earth :hoaked up the springs that lied them; and it became sary, in order to have wato go down to the river ra, which was considerably ed; and then vessels to ey the water were wanting. ere remained a duty to ulfilled toward the dead, end at once by piety, and the l of infection. It being imble to inter so many thoucorpses, half-buried under uins, commissaries were aped to burn the bodies: and is purpose funeral piles were ed between the heaps of This ceremony lasted al days. Amid so many c calamities, the people de-I themselves to those reliduties, which they thought the most fitted to appease rath of heaven. Some, asling in processions, sung al hymns; others, in a state istraction, confessed thems aloud in the streets. In own was now repeated what been remarked in the proof Quito, after the trelous earthquake of 1797; a er of marriages were con-

tracted between persons, who had neglected for many years to sanction their union by the sacerdotal benediction. found parents, by whom they had never till then been acknowledged; restitutions were promised by persons, who had never been accused of fraud; and families, who had long been enemies, were drawn together by the tie of common calamity." If this feeling seemed to calm the passions of some, and open the heart to pity, it had a contrary effect on others, rendering them more rigid and inhuman. great calamities vulgar minds preserve still less goodness than strength: misfortune acts in the same manner, as the pursuits of literature and the study of nature; their happy influence is felt only by a few, giving more ardour to sentiment, more elevation to the thoughts, and more benevolence to the disposition.

SCENERY ON THE RIO APURE.

[From the same.]

During the whole of my voyage from San Fernando to San Carlos del Rio Negro, and thence to the town of Angostura, I confined myself to writing day by day, either in the boat, or where we disembarked at night, what appeared to me worthy of observation. Violent rains, and the prodigious quantity of moschettoes with which the air is filled on the banks of the Oroonoko and the Cassiquiare, necessarily occasioned some breaks in this labour; which I supplied by notes taken a few days after. The following pages are extracts from my journal. Whatever is written while the objects we describe are before our eyes bears a character of truth, I had almost said of individuality, which gives attraction to things the least im-

portant.

In order to avoid useless repetitions, I have sometimes added to this journal the notions I afterward acquired respecting the objects I had described. The more nature appears great and awful in forests traversed by immense rivers, the more we should preserve in our pictures of the scenery that character of simplicity, which constitutes the principal and often the sole ment of a first sketch.

March the 31st. 'A contrary wind obliged us to remain on shore till noon. We saw a part of some cane-fields laid waste by the effect of a conflagration, which had spread from a neighbouring forest. The wandering Indians every where set fire to the forest where they have encamped at night; and during the season of drought, vast provinces would be the prey of these con-flagrations, if the extreme hardness of the wood did not prevent the trees from being entirely consumed. We found trunks of desmanthus, and mahogany (cahoba), that were scarcely charred two inches deep.

Having passed the Diamante, we entered a land inhabited only by tigers, crocodiles, and chiguires, a large species of the genus cavia of Linneus. We saw flocks of birds, crowded so close together, as to appear against the sky like a dark cloud, that every instant changed it's form. The

river widens by degrees. Oned it's banks is generally barren and sandy from the effect of mundations: the other is higher, and covered with lofty trees. Sometimes the river is bordered by forests on each side, and formst strught canal a hundred and fifty toises broad. The manner a which the trees are disposed is very remarkable. We first bad bushes of sauso, forming a land of hedge four feet ligh; and sppearing as if they had been clipped by the hand of man. A copse of cedars, brazillettoes, and lignor vitæ, rises behind this hedge. Palm-trees are rare; we saw only a few scattered trunks of the thorny piritu and corozo. The large quadrupeds of those regions, the tigers, tapirs, and pecaris, have made openings in the hedge of sauson which we have just described. Through these the wild animals pass, when they come to drink at the river. As they fear but little the approach of a boat, we had the pleasure of viewing them pace slowly along the shore, till they disappeared in the forest, which they entered by one of the narrow passes left here and there between the bushes. I confess that these scenes, which were often repeated, had ever for me'a pecthar attraction. The pleasure they excite, is not owing solely to the interest, which the naturalist takes in the objects of his study; it is connected with \$ feeling common to all men, whe have been brought up in the habits of civilization. You fine yourself in a new world, in the midst of untamed and savage nature. Now it is the jaguat,

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autiful panther of America, pears upon the shore; and he hocco with it's black ge and it's tufted head, loves slowly along the sau-

Animals of the most difclasses succeed each other. : como en el Paradiso," said lot, an old Indian of the Every thing indeed ecalls to mind that state of rimitive world, the innoand felicity of which anand venerable traditions ransmitted to all nations: n carefully observing the ers of animals between them-, we see that they mutually and fear each other. The 1 age has ceased; and in 'aradise of the American , as well as every where ad and long experience has t all beings, that benignity om found in alliance with th.

en the shore is of consile breadth, the hedge of remains at a distance from iver. In this intermediate d we see crocodiles, someto the number of eight or tretched on the sand. Moss, the jaws opened at right 3, they repose by each other ut displaying any of those of affection, observed in animals that live in society. roop separates as soon as quit the shore. It is, howprobably composed of one only, and many females; is Mr. Descourtils, who has ich studied the crocodiles of Domingo, observed before he males are rare, because kill one another in fighting

during the season of their loves. These monstrous reptiles are so numerous, that throughout the whole course of the river we had almost at every instant five or six in view.

The crocodiles of the Apure find abundant nourishment in the chiguires (the thick-nosed tapir of naturalists), which live fifty or sixty together in troops on the banks of the river. These unfortunate animals, as large as our pigs, have no weapons of defence; they swim somewhat better than they run: yet they become the prey of the crocodiles in the water, as of the tigers on land. It is difficult to conceive, how, persecuted by two powerful enemies, they can become so numerous; but they breed with the same rapidity as the cobayas, or little guinea-pigs, which come to us from Brazil.

Near the Joval nature assumes an awful and savage aspect. there saw the largest tiger we had ever met with. The natives themselves were astonished at it's prodigious length, which surpassed that of all the tigers of India I had seen in the collections of Europe. 'The animal lay stretched beneath the shade of a large zamang. It had just killed a chiguire, but had not yet touched it's prey, on which it kept one of it's paws. The zamuroes, a species of vulture which we have compared above to the percnopterus of Lower-Egypt, were assembled in flocks to devour the remains of the jaguar's repast. They afforded the most curious spectacle, by a singular mixture of boldness and timidity.

They

They advanced within the distance of two feet from the jaguar, but at the least movement the beast made they drew back. In order to observe more nearly the manners of these animals, we went into the little boat, that accompanied our canoe. very rarely attack boats by swimming to them; and never but when their ferocity is heightened by a long privation of food. The noise of our oars led the animal to rise slowly, and bide itself behind the sauso bushes, that bordered the shore. The vultures tried to profit by this moment of absence to devour the chiguire: but the tiger, notwithstanding the proximity of our boat, leaped into the midst of them; and in a fit of rage, expressed by his gait and the movement of his tail, carned off his prey to the forest. The Indians regretted, that they were not provided with their lances, in order to go on shore, and attack the tiger. They are accustomed to this weapon, and were right in not trusting to our musquets, which, in an air so excessively humid, often miss fire.

Continuing to descend the river, we met with the great berd of chiguites, which the tiget led put to flight, and from which be had selected his prey. animals saw us land with great tranquillity; some of them were seated, and gazed upon us, moving the upper lip like rabbits. They seem not to be afruid of men, but the sight of our great dog put them to flight. Then hind legs being longer than ther fore legs, their pace is a slight gallop, but with so little swiftness, that we succeeded in catching two of them. The chiguite, which swims with the greatest agility, utters a short moan in funning, as if it's respiration were impeded. It is the largest of the family of gnawing animals. It defends itself only at the last extremity, when it is surrounded Having great and wounded. strength in it's grinding teeth, particularly the hinder ones which are pretty long, it can tear the paw of a tiger, or the leg of a horse, with it's bite. It's flesh has a smell of must somewhat disagreeable; yet hams are made of it in this country, which almost justifies the name of water hog, given to the chigum by some of the older naturalists.

POETRY.

TO BRITAIN.

[Montgomery's Greenland.]

Dear as my mother's earliest smile;
Sweet as my father's voice to me
Is all I hear, and all I see,
When, glancing o'er thy beauteous land,
In view thy Public Virtues stand,
The guardian angels of thy coast,
Who watch the dear domestic Host,
The Heart's Affections, pleased to roam
Around the quiet haven of home.

I love Thee,—when I mark thy soil Flourish beneath the peasant's toil, And from its lap of verdure throw Treasures, which neither Indies know.

I love Thee,—when I hear around
Thy looms, and wheels, and anvils sound,
Thine engines heaving all their force,
Thy waters labouring on their course,
And arts, and industry, and wealth
Exulting in the joys of health.

I love Thee,—when I trace thy tale
To the dim point where records fail;
Thy deeds of old renown inspire
My bosom with our fathers' fire;
A proud inheritance I claim
In all their sufferings, all their fame;
Nor less delighted when I stray
Down history's lengthening, widening way,
And hail Thee in thy present hour,
From the meridian arch of power,
Shedding the lustre of thy reign,
Like sunshine, over land and main.

I love Thee,—when I read the lays,
Of British bards in elder days,
Till, rapt on visionary wings,
High o'er thy cliffs my spirit sings;
For I, among thy living choir,
I, too, can touch the sacred lyre.

I love Thee,—when I contemplate The full-orb'd grandeur of thy state: Thy laws and liberties, that rise, Man's noblest works beneath the skies, To which the pyramids were tame, And Grecian temples bow their fame: These, thine immortal sages wro ight Out of the deepest mines of thought: These, on the scaffold, in the field, Thy warriors won, thy patriots scal'd; These, at the parricidal pyre, Thy martyrs sanctified in fire, And, with the generous blood they spilt. Wash'd from thy soil their murderers' guilt, Cancell'd the curse which vengeance sped, And left a blessing in its stead. -Can words, can numbers count the price, Paid for this little paradise? Never, oh! never be it lost; The land is worth the price it cost.

I love Thee,—when thy subbath dawns
O'er woods and mountains, dales and lawns,
And streams, that sparkle while they run,
As if their fountain were the sun:
When, hand in hand, thy tribes repair,
Each to their chosen house of prayer,
And all in peace and freedom call
On Him, who is the Lord of all

On Him, who is the Lord of all.

I love Thee,—when my soul can feel
The seraph-ardours of thy zeal:
Thy charities, to none confin'd,
Bless, like the sun, the rain, the wind;
Thy schools the human brute shall raise,
Guide erring youth in wisdom's ways,
And leave, when we are turn'd to dust,
A generation of the just.

I love Thee,—when I see Thee stand
The hope of every other land;
A sea-mark in the tide of time,
Rearing to heaven thy brow sublime;
Whence beams of gospel-splendor shed
A sacred halo round thine head;

And gentiles from afar behold, (Not as on Sinai's rocks of old), 'GOD,—from eternity conceal'd,—In his own light, on Thee reveal'd.

I love Thee,—when I hear thy voice Bid a despairing world rejoice, And loud from shore to shore proclaim, In every tongue, Messiah's name; That name, at which, from sea to sea, All nations yet shall bow the knee.

I love Thee:—next to heaven above,
Land of my fathers! Thee I love;
And, rail thy slanderers as they will,
"Will all thy faults I love Thee" still:
For faults Thou hast, of heinous size;
Repent, renounce them, ere they rise
In judgment; lest thine ocean-wall
With boundless ruin round Thee fall,
And that, which was thy mightiest stay,
Sweep all thy rocks like sand away.

[From Crabb's Tales.]

"' Let me not have this gloomy view,
"' About my room, around my bed;

"'But morning roses, wet with dew,
"'To cool my burning brows instead.

"' As flow'rs that once in Eden grew,
"' Let them their fragrant spirits shed,

"' And every day the sweets renew,
"' Till I, a fading flower, am dead.

"' Oh! let the herbs I loved to rear
"' Give to my sense their perfumed breath;

" Let them be placed about my bier,

"' And grace the gloomy house of death.

"' I'll have my grave beneath an hill,
"' Where, only Lucy's self shall know

"' Where runs the pure pellucid rill "' Upon its gravelly bed below;

"' There violets on the borders blow,
"' And insects their soft light display,

"' Till as the morning sun-beams glow,
" The cold phosphoric fires decay.

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" 'That is the grave to Lucy shown,
" 'The soil a pure and silver sand,

" 'The green cold moss above it grown, " Unpluck'd of all but maiden hand:

" 'In virgin earth, till then unturn'd, " 'There let my maiden form be laid,

" 'Nor let my changed clay be spurn'd,
" 'Nor for new guest that bed be made.

" There will the lark,—the lamb, in sport,
" In air,—on earth,—securely play,

" And Lucy to my grave resort, " As innocent, but not so gay.

" 'I will not have the churchyard ground,
" 'With bones all black and ugly grown,

" 'To press my shivering body round,
" 'Or on my wasted limbs be thrown.

" With ribs and skulls I will not sleep, " In clammy beds of cold blue clay,

" Through which the ringed earth-worms creep,

"And on the shrouded bosom prey;

" I will not have the bell proclaim " When those sad marriage rites begin,

" And boys, without regard or shame,
" Press the vile mouldering masses in-

" Say not, it is beneath my care;
" I cannot these cold truths allow:

" These thoughts may not afflict me there, " But, O! they vex and tease me now.

" Raise not a turf, nor set a stone,

" 'That man a maiden's grave may trace,

" But thou, my Lucy, come alone, " And let affection find the place.

" O! take me from a world I hate,
" Men cruel, selfish, seasual, cold;

" And, in some pure and blessed state, " Let me my sister minds behold:

" ' From gross and sordid views refin'd,
" ' Our heaven of spotless love to share,

" For only generous souls design'd,
" And not a man to meet us there."

THE END.





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